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THE
GENERAL ORDERS
OF THE
BOARD OF SUPERVISORS,
PROVIDING REGULATIONS FOR THE GOVERNMENT OF THE
CITY AND COUNTY OF SAN FRANCISCO:
WITH
APPENDIX.



SAN FRANCISCO :

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1869.



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COMPILED BY JNO. A. RUSSELL.

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General Orders

OF THE

Board of Supervisors.

GENERAL ORDERS.

ORDER No. 697.

TO PROVIDE REGULATIONS FOR THE GOVERNMENT OF THE CITY AND COUNTY OF SAN FRANCISCO, AND REVISING FORMER ORDERS.*

[Approved May 4, 1866.]

The People of the City and County of San Francisco do ordain as follows:

CHAPTER I.

RELATING TO THE POLICE DEPARTMENT.

[Permanent Police Force.]

SECTION 1. The permanent police force shall consist of four Captains of Police, and one hundred Police Officers, whose compensation shall be: For Captains of Police, one hundred and fifty dollars per month; and for Police Officers, one hundred and twenty-five dollars per month, payable out of the General Fund. [Amended November 10, 1868, Order 842; and Jan. 5, 1869, Order 851.]

[Police Station.]

SEC. 2. There shall be one police station at the City Hall, provided with cells for the detention and safe keeping of prisoners.

[Office Chief of Police.]

SEC. 3. The Chief of Police shall keep his office in the City Hall.

[Register of Arrests and Entries, how made.]

SEC. 4. The Chief of Police shall provide, and cause to be kept, at the police station in the City Hall, by the officer in charge, a Register of Arrests. Upon such register there shall be entered, as soon as an arrest shall be re-

* As amended prior to the eighteenth day of October, 1869.

ported, a statement, showing in a clear and distinct manner, the date and hour of such arrest, the name of the person arrested, the name of the officer making the arrest, the name of the complaining witness and his place of residence, the offence charged, and a description of any property found upon or in possession of the person arrested.

[Transcript of Entries.]

SEC. 5. The Chief of Police shall cause to be made out in duplicate and delivered, one copy to the Mayor and one copy to the Police Judge, at or before ten o'clock in the forenoon of every day, Sundays included, an exact transcript of all the entries made in the Register of Arrests since the last preceding report. Such transcript shall be headed "Office Chief of Police—Daily Report," and shall be truly dated, and certified by the Chief of Police, or Captain in charge, to be correct.

[Register in Police Office.]

SEC. 6. The Chief of Police shall keep in his office, open to public inspection, and on a desk accessible to every citizen, a register, in which shall be transcribed every entry made in the Register of Arrests, within twelve hours after such entry shall have been made.

[Book for Entry of Nuisances and Violation of Orders.]

SEC. 7. The Chief of Police shall provide and keep in his office, a book open and accessible to every citizen, wherein notice may be given of the existence of any nuisance, or the violation of any law or any order of the Board of Supervisors.

[Book for Entering Information of Offences committed, and to whom accessible.]

SEC. 8. The Chief of Police shall provide and keep in his office, a book wherein shall be entered daily all information he may receive respecting offences committed, of suspicious persons or places, of property stolen, the name of the officer, if any, on duty where any offence shall have been committed, and every other fact and circumstance that may lead to the arrest of criminals or the recovery of stolen property. Such book shall be accessible only to the Police Judge, District Attorney, Assistant District Attorney, and Mayor.

[Duty of Police in Case of Fire.]

SEC. 9. In case of fire, the Chief of Police shall proceed with all the force off duty, and be vigilant in preserving order, and preventing crime in the immediate vicinity of the fire.

[Police not to Visit Saloons, etc., while on duty.]

SEC. 10. No Police Officer shall, while on duty, visit any drinking saloon, house of ill-fame, theatre, circus, or other place of business, except he be in the discharge of his duty.

[Police Uniforms and Badges.]

SEC. 11. The Chief of Police and all officers of the permanent police force, shall provide themselves with uniforms and badges of office, which shall be worn by them upon all occasions with such exceptions, on the part of officers performing detective duty, as may be permitted by the Chief of Police.

[Police Uniforms and Badges described.]

SEC. 12. The uniform worn shall consist of a single-breasted coat of dark gray cloth, to button close up to the neck, with nine black buttons on the breast, a turn-down black velvet collar, the skirt of the same extending to the bend of the knee, with pants and vest of the same material and color. The Captains and Officers of Police shall wear the badges and stars now respectively worn by them, which badges and stars shall be provided with eyes, and permanently stitched to the left breast of the coat, at a point opposite to the fourth button from the top, and distant two and one-half inches therefrom. The coat shall be provided with water-proof capes of dark gray cloth, of a form and style to be prescribed by the Police Commissioners. The Captains and Officers of the Police shall each wear a gray cloth cap, similar in shape and style to the sample cap made for and now in possession of the Board of Police Commissioners.

[False Representation of being a Police Officer, and penalty.]

SEC. 13. No person shall falsely represent himself to be a police captain, or police officer, or shall wear any police badge, with intent to deceive, or shall use any signs, badges or devices used by the Police Department, with the intent aforesaid. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than twenty dollars nor more than five hundred dollars, or by imprisonment in the county jail not less than ten days nor more than three months.

[Prohibition against Police Discharging Persons from Custody.]

SEC. 14. Neither the Chief of Police, nor any Captain of Police, or Police Officer, shall discharge any person from custody, except by order of the Police Judge, or other competent authority.

[Duties of Police Captains.]

SEC. 15. It shall be the duty of each Police Captain to enter in a book the name of each police officer under his charge; to note with exactitude any and every absence from duty of any policeman; to make a return monthly to the Chief of Police, of the days and nights which each man has been on duty, and the days and hours he may have been absent; and to report to the Chief of Police any neglect of duty, and any violation of the rules of the department, on the part of any Police Officer.

[Suspension of Police Officers by Chief.]

SEC. 16. The Chief of Police shall have power to suspend from duty any Police Captain or Police Officer who may be charged by a Police Captain, in

his report, or by a citizen, in a verified complaint, with neglect of duty, disobedience of orders, inefficiency, or official misconduct.

[Suspension: Charges to be furnished and copy served on Accused.]

SEC. 17. In case of the suspension of a Police Captain or Police Officer, the Chief of Police shall, within twenty-four hours after such suspension, furnish to the Police Judge and the Mayor written charges against the Captain or Officer suspended, specifying the grounds of the suspension; and within the same time shall cause to be served upon the accused a copy of such charges.

[Trial of Charges by Police Commissioners.]

SEC. 18. Within two days after the Police Judge and the Mayor shall be furnished by the Chief of Police with written charges against any Police Captain or Police Officer, the Police Commissioners shall fix a time for the trial of such charges, and notify the accused thereof—which time shall not be less than two days, nor more than eight days thereafter. At the time appointed, the Police Commissioners shall meet, and proceed to hear, consider and decide upon such charges, the Police Judge acting as Chairman. The accused shall have the right to defend in person and by counsel. The Chairman of the Board of Police Commissioners shall have power to issue subpoenas, to compel the attendance of witnesses, to administer oaths, and, by and with the consent of the other Police Commissioners, to punish for contempt.

[Rendition of Decision upon Charges.]

SEC. 19. Within three days after the conclusion of the hearing provided for in section 18, the Police Commissioners shall render their decision upon the charges made. If the accused be found not guilty of any offence or misconduct, or any inefficiency, specified in the charges, he shall be reinstated; if not, he may be suspended or removed from office, in the discretion of the said Commissioners. If he be reinstated by the Commissioners, he shall be entitled to his pay the same as if he had not been suspended; if he be suspended, he shall not be entitled to pay during the time his suspension shall continue; and if he be removed from office, his pay shall cease from the time of his suspension, and he shall forever thereafter be ineligible to re-appointment.

CHAPTER II.

RELATING TO THE CARE OF PUBLIC PROPERTY.

[Charge of Public Property—Duty of Superintendent of Streets.]

SECTION 1. The Superintendent of Public Streets and Highways shall have the charge and supervision, under the direction of the Mayor, of all public buildings, bridges, parks, squares, lots and grounds; and it shall be his duty

to protect the same against all intrusion, trespass and injury, and to make all necessary repairs and improvements thereof, not otherwise provided by law or by order of the Board of Supervisors.

[Employment of Prison Laborers and how obtained.]

SEC. 2. Whenever, in the performance of any of the duties mentioned in section 1 of this chapter, the said Superintendent shall be able to employ prison laborers in a manner profitable to the city and county, he shall make requisition upon the Chief of Police for, and the Chief of Police shall furnish, as many such laborers as in the judgment of the Superintendent may be so employed, or as many as may be at the command of said Chief.

[Walking upon or injuring grass, trees, etc., in Public Park or Plaza, and penalty.] *

SEC. 3. No person shall walk or step upon any grass plat, or injure, remove or destroy any grass, trees or shrubbery, in any improved public park or plaza. Any person violating any of the provisions of this section, shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine of not more than one hundred dollars, or by imprisonment in the county jail not more than three months.

[Permitting Dog to enter Park, and penalty.]

SEC. 4. No person owning or having the care or control of any dog, shall suffer or permit such dog to enter any improved public park or plaza. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than twenty dollars. And any policeman may kill a dog found within the inclosure of any such public park or plaza.

[Portsmouth Square, when open.]

SEC. 5. Portsmouth Square shall be opened at seven o'clock in the morning, and closed at sunset every day.

[Placing Fence on Public Property, and penalty.]

SEC. 6. No person shall build, put or keep any fence of any description upon or around, in whole or in part, any public square, park, place, ground, or any other public property, or put, place, erect, have or keep on any such public square, park, place, ground, or other public property, any building, erection or obstruction, article or thing whatsoever, without the previous consent of the Board of Supervisors. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than fifty dollars nor more than five hundred dollars, or by imprisonment in the county jail not less than twenty days nor more than three months.

[Injuring Public Lamp Post, Extinguishing Light, and penalty.]

SEC. 7. No person shall break or injure any public lamp or lamp-post, and no person, except he be duly authorized so to do, shall, at any time during the

night, extinguish any public light, or any light maintained at any place for public convenience or safety, or in compliance with any of the provisions of this order. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than twenty dollars, or by imprisonment in the county jail not less than two days nor more than ten days.

CHAPTER III.

OFFENSIVE TRADES AND OCCUPATIONS, AND NUISANCES.

[Maintenance of certain Nuisances: Slaughter Houses, Swine, Hides, Slaughtering of Animals, etc.]

SECTION 1. No person shall establish or maintain any slaughter house, keep herds of more than five swine; cure or keep hides, skins or peltry; slaughter cattle, sheep or any other kind of animal; pursue, maintain or carry on any other business or occupation offensive to the senses or prejudicial to the public health or comfort in any part of this city and county, after the first day of May, 1868, west of the San Bruno Turnpike Road, or north of the north line of Baker avenue, as laid down and recorded on Gift Map No. 4 of the Bernal Rancho, or north of a line in continuation of said north line of Baker avenue, westerly, until the same shall intersect said San Bruno Turnpike Road, or north of a line in continuation of said north line of Baker avenue, easterly, until the same shall intersect the Bay of San Francisco, except otherwise provided by law; and further, that from and after the first day of May, 1868, no person shall keep herds of more than five swine within that portion of the city and county above described. Any person who shall violate any of the provisions of this section, shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine of not less than twenty dollars nor more than five hundred dollars, or by imprisonment in the county jail not less than ten days nor more than six months. [Amended December 11, 1867, Order 795.]

[Limitation to pursuit of certain Occupations.]

SEC. 2. No person shall establish, maintain or carry on any of the occupations mentioned in the first section of this chapter, without or beyond the limits in said section prescribed, and so near to a public highway as to be offensive to the senses or prejudicial to the public health or comfort, or in any locality from which at any season of the year the water drains into any stream, lake or pond of fresh water. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon

conviction thereof, shall be punished by a fine of not less than twenty dollars nor more than two hundred dollars, or by imprisonment in the county jail not less than ten days nor more than three months.

[Keeping of Hogs, etc., a Nuisance within certain limits.]

SEC. 3. No person shall, within the limits prescribed in the first section of this chapter, keep any number of hogs or other animals in such a manner as to be offensive to the senses or prejudicial to the public health or comfort. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine of not less than five dollars nor more than fifty dollars, or by imprisonment in the county jail not more than twenty days.

[Privies, Drains, etc., to be connected with Street Sewer, and Traps constructed.]

SEC. 4. No person shall construct or maintain, or suffer to be or remain upon his or her premises, or premises under his or her control, any privy or privy-vault, cesspool, sink or drain, without connecting the same with the street sewer in such a manner that it shall be effectually drained and purified, if there be a sewer in the street on which said premises may be situated with which the same can be connected; and every drain which shall connect with a dwelling-house or building, or with any privy, privy-vault or cesspool, shall be constructed with a trap or apparatus which will effectually prevent the escape of gasses from the sewer into such dwelling-house, building, privy, privy-vault or cesspool. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction, shall be punished by a fine of not less than five dollars nor more than one hundred dollars, or by imprisonment in the county jail not more than fifty days, or by both such fine and imprisonment. [Amended January 7, 1867, Order 746; and January 12, 1869, Order 855.]

[Privy-Vaults, construction of.]

SEC. 5. No person shall construct, without consent in writing, of the Health Officer, any privy-vault on premises belonging to him or under his control, unless the walls and bottom of such vault be of stone or brick, laid in cement, and at least eight inches in thickness. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than one hundred dollars, or by imprisonment in the county jail not more than fifty days.

[Privies, etc., when foul or offensive, a Nuisance.]

SEC. 6. No person shall suffer or permit any premises belonging to or occupied by him, or any cellar, vault, privy, pool, sewer, or private drain thereon or therein, to become nauseous, foul or offensive, and prejudicial to public health or public comfort. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and on conviction

thereof, shall be punished by a fine of not less than ten nor more than fifty dollars, or by imprisonment in the county jail not less than five nor more than twenty days.

[Night Carts, etc.—Time of use in certain limits.]

SEC. 7. No person shall use or drive any of the vehicles, commonly known as "Night Carts," in any portion of the city and county lying east of Van Ness avenue, south of Market street, and north of Corbett street, except between the hours of twelve o'clock midnight and five o'clock in the morning; and no person shall use any such vehicle or swill cart, at any time, unless the same be perfectly staunch, tight, and closely covered, so as wholly to prevent leakage or smell. [Amended December 16, 1868, Order 847; and January 26, 1869, Section 20 of Chapter II of Order 858.]

[Permit to use Night Cart.]

SEC. 8. No person shall use a "night cart" without first having obtained from the Superintendent of Public Streets and Highways, a general permit authorizing the use of the same, and designating a place where the substances carried therein may be deposited. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than two hundred dollars nor more than five hundred dollars, or by imprisonment in the county jail not less than one hundred days nor more than six months.

[Continuance of Permit.]

SEC. 9. No permit shall be granted by the Superintendent of Public Streets and Highways, or continue in force without renewal, for a longer period than three months.

[Night Carts under control of Superintendent.]

SEC. 10. All "night carts" shall be under the control of the Superintendent of Public Streets and Highways; and the said Superintendent may, for cause shown, revoke any permit granted by him.

[Washing Animals and Vehicles in Streets prohibited within certain limits.]

SEC. 11. No person shall wash, or cause to be washed, any horse, mule or other animal, or any carriage or other vehicle in any public street in this city and county, east of the line of Stockton street to Market street; thence along the southwesterly line of Market street to Fourth street; thence along the northeasterly line of Fourth street to Harrison street; thence along the northerly line of Harrison street to the bay, between the hours of eight o'clock in the forenoon and ten o'clock in the afternoon. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than ten nor more than fifty dollars, or by imprisonment in the county jail not less than two nor more than twenty days, or by both such fine and imprisonment.

[Repairing Vehicles in Streets prohibited within certain limits.]

SEC. 12. No person shall construct or repair any wheeled vehicle, or the wheels or tires of any vehicle, upon a public street within the limits mentioned in section eleven of this chapter. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than ten nor more than fifty dollars, or by imprisonment in the county jail not less than two days nor more than twenty days, or by both such fine and imprisonment.

[Standing of Vehicles on Public Streets, Lanes, etc.]

SEC. 13. No person owning, driving, or having the control of any wheeled vehicle, excepting hand-carts, shall allow the same to stand or remain, while unharnessed, for more than one hour, at any time between the hours of daylight in the morning and sunset, on any sidewalk or public ground, or in any public street, lane, alley, place or court, within the limits mentioned in section eleven of this chapter. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than ten nor more than fifty dollars, or by imprisonment in the county jail not less than two nor more than twenty days, or by both such fine and imprisonment.

[Horses afflicted with Glanders.]

SEC. 14. Any person who shall keep or have in his possession, within this city and county, any horse afflicted with the disease known as the glanders, shall, within twenty-four hours after having knowledge or being notified thereof by any person, kill and bury the same, or remove it without the limits of this city and county. Any person who shall violate any of the provisions of this section, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than fifty nor more than five hundred dollars, or by imprisonment in the county jail not less than twenty-five days nor more than six months, or by both such fine and imprisonment.

[Fastening Animals and Locking Wheels of Vehicles.]

SEC. 15. No person having or using any animal, except it be attached to a dray, truck, cart or water-cart, shall leave such animal without securely fastening the same; and no person having or using any animal attached to a dray, truck, cart or water-cart, shall leave such animal without first securely locking the wheels of the vehicle to which it shall be attached.

[Chain for Locking Wheels.]

SEC. 16. No person shall drive or use any truck, dray, cart or water-cart, without having attached to the body thereof a suitable chain for locking the wheels thereof.

[Hitching to Lamp-posts, Hydrants, Trees, etc., prohibited.]

SEC. 17. No person shall hitch or fasten any animal to, or paste any placard

or notice upon, or otherwise destroy or injure any lamp-post or hydrant, or any growing or living tree, or any box or case around such tree.

[Penalty for Violation of Sections 15, 16 and 17.]

SEC. 18. Any person who shall violate any of the provisions of section 15, 16 or 17 of this chapter, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than fifty dollars, or by imprisonment in the county jail not less than one day nor more than twenty-five days.

[Brick-Kilns ; Burning Brick prohibited within certain limits.]

SEC. 19.* No person shall, after the first day of December, 1866, build, or cause to be built, any brick-kiln, or burn, or cause to be burned, any brick in that portion of this city and county lying east of Webster street and northeast of Ninth street. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than fifty dollars nor more than five hundred dollars.

[Indecent Exposure, etc., and penalty.]

SEC. 20. No person shall appear in a public place naked, or in a dress not belonging to his or her sex, or in an indecent or lewd dress, or shall make any indecent exposure of his or her person, or be guilty of any lewd or indecent act or behavior, or shall exhibit or perform any indecent, immoral or lewd play, or other representation. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than five hundred dollars, or by imprisonment in the county jail not more than six months.

[Bathing in the Waters of the Bay.]

SEC. 21. No person shall bathe in the waters of the bay of San Francisco, within the limits of the city and county, between the hours of seven and one-half o'clock A. M. and sunset, without wearing a suitable bathing dress; and no person shall bathe on Sunday within three hundred yards of the shore, or off any pier or wharf, between the hours of seven and one-half o'clock A. M. and sunset. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than thirty dollars, or by imprisonment in the county jail not less than two days nor more than fifteen days.

* Amended by extending the time for burning brick to the first day of December, 1869, and giving burners of brick sixty days thereafter to remove material and property. Amended May 17, 1867, Order 780; April 7, 1868, Order 810; and May 5, 1869, Order 867.

[Discharge of Cannon: Permit to be given by Mayor, and filed in office of Chief of Police.
Discharge of Fire Arms prohibited within certain limits.]

SEC. 22. No person shall discharge any cannon within that portion of this city and county lying between Larkin and Ninth streets and the outer line of the streets forming the water-front, except by special permission, in writing, from the Mayor, which permit shall designate the time and particular locality of the firing, and the number of discharges which are authorized. A copy of such permit shall be filed by the person obtaining the same, in the office of the Chief of Police, at least two hours before the time of such firing; and the person or persons engaged in the discharge of such cannon, shall, on the demand of any citizen or peace officer, exhibit the permit by which such firing is authorized; and no person shall discharge any fire-arm of any other description in that portion of the city and county bounded by Devisadero, Ridley, Market and Ninth streets, and the outer line of the streets forming the water-front, or within three hundred yards of any public highway, or upon any ground set apart as a cemetery, or public square, or park, or within three hundred yards of any dwelling-house. But this section shall not be construed so as to prohibit any person from shooting destructive animals within or upon his own inclosure. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than one hundred dollars, or by imprisonment in the county jail not more than thirty days.

[Exploding Blasts.]

SEC. 23. No person shall explode a blast without first covering the same in such a manner as to prevent the fragments of rock or earth from being thrown against or upon adjacent buildings or lots, or upon a public highway. Any person who shall violate any of the provisions of this section shall be punished by a fine of not more than five hundred dollars, or by imprisonment in the county jail not more than six months.

[Scaffolds, how to Construct.]

SEC. 24. No person shall erect, maintain, or use, or cause to be erected, maintained or used, any scaffold, unless it be of sufficient strength to support the weight that may be placed thereon, and of sufficient width to prevent the persons working thereon, or the materials placed thereon from falling. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than three hundred dollars, or by imprisonment in the county jail not more than five months.

[Immoderate Riding or Driving.]

SEC. 25. No person shall immoderately ride or drive any horse upon any public highway within this city and county. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and

on conviction thereof, shall be punished by a fine of not more than one hundred dollars, or by imprisonment in the county jail not more than fifty days.

[Kite Flying prohibited within certain limits.]

SEC. 26. No person shall raise or fly a kite east of Larkin street, or northeast of Eighth street. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than ten dollars, or by imprisonment in the county jail not more than five days.

[Frightening Horses. Annoyance to passers-by on street or sidewalk.]

SEC. 27. No person shall engage upon a public highway in any sport or exercise having a tendency to frighten horses; and no person shall, in any place, indulge in conduct having a tendency to annoy persons passing or being upon the public highway, or upon adjacent premises. And whenever the free passage of a street or sidewalk shall be obstructed by a crowd (except on occasions of public meeting), the persons composing such crowd shall disperse or move on when directed so to do by a police officer. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than twenty dollars, or by imprisonment in the county jail not more than ten days. [Amended August 21, 1866, Order 723.]

[Disturbances of the Public Peace, Obscene and Profane Language, etc.]

SEC. 28. No person shall make in any place, or suffer to be made upon his premises, or premises within his control, any noise, disorder, or tumult, to the disturbance of the public peace; and no person shall utter, in the hearing of two or more persons, any bawdy, lewd, or obscene, or profane language, words or epithets, or shall address to another, or shall utter in the presence of another, any words, language or expression having a tendency to create a breach of the peace. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than one hundred dollars, or by imprisonment in the county jail not more than fifty days. [Amended May 22, 1866, Order 703.]

[Drunkenness or Intoxication on public street or private premises.]

SEC. 29. No person shall be upon any public highway, or in any public place, in a state of drunkenness or intoxication; and no person shall be on any private premises, or in any private house, in a state of drunkenness or intoxication, to the annoyance of any other person. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than twenty dollars, or by imprisonment in the county jail not more than five days.

[Driving Cattle through streets.]

SEC. 30. No person shall drive, or cause to be driven, any cattle, except milch cows, through any public street east of Mason and Sixth streets, between the hours of six in the morning and twelve at night, from the first day of April to the first day of October; or between the hours of seven in the morning and twelve at night from the first day of October to the first day of April. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than twenty dollars nor more than five hundred dollars, or by imprisonment in the county jail not less than ten days nor more than three months.

[Dogs Running at Large.]

SEC. 31.* No person shall permit or suffer to run at large, without being securely muzzled, any dog belonging to, or under the control of him or her. Every dog not being led by string, rope or chain, shall be deemed at large. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than twenty dollars, or by imprisonment in the county jail not more than ten days. [Amended March 26, 1867, Order 767.]

[Keeping open Dance-houses, Ball-rooms, Saloons, etc.]

SEC. 32. No person shall keep open or be in any common dance-house, or ball-room, or saloon, or place of entertainment where liquors are sold or used, and where women or girls are employed to wait or attend in any manner, between twelve o'clock at night and daylight in the morning; *provided*, that the Mayor may, by permit in writing, countersigned by the Chief of Police, authorize any such place to be kept open after twelve o'clock; but no such permit shall be granted for more than one night at a time. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than fifty dollars, or by imprisonment in the county jail not less than two days nor more than twenty-five days. [Amended January 7, 1867, Order No. 746; and March 19, 1867, Order 765.]

[Houses of Ill Fame, Gambling Houses.]

SEC. 33. No person shall keep, or maintain, or become an inmate of, or visitor to, or shall in any way contribute to the support of any disorderly house, or house of ill fame, or place, for the practice of gambling, in that portion of the city and county bounded by Larkin, Market, Church, Fulton, Eighteenth and Channel streets, and the water front; and no person shall knowingly let or underlet, or transfer the possession of any premises for use by any person, for any of said purposes. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and

* See in connection with this section Order 816.

on conviction thereof, shall be punished by a fine of not less than twenty dollars nor more than one hundred dollars, or by imprisonment in the county jail not less than ten days nor more than three months; and every day of the continuance of any offence after the first conviction thereof, shall be deemed a new offence.

CHAPTER IV.

STREETS AND SIDEWALKS.

[Sidewalks, width east of Sansome and north of Market street, and proviso. Sidewalks, width, other parts of city, and proviso.]

SECTION 1. Every sidewalk in that portion of the city lying east of Sansome street and north of Market street shall be one-sixth of the width of the street of which it shall form a part, except where sidewalks of greater width have heretofore been ordered by the Board of Supervisors, and wholly or partially constructed; and, provided further, that upon petition of the owners of one-half in frontage of the lots and lands fronting on any one block in said portion of the city, the Superintendent of Public Streets and Highways may allow the sidewalks in said block to be constructed of the width and in the manner prescribed for that portion of the city west of Sansome street and north of Market street. In all other parts of the city the width of every sidewalk shall be as follows: In any street less than forty feet wide, one-fifth the width of the street, except when otherwise ordered by the Board of Supervisors; in all streets not less than forty feet and less than fifty feet wide, ten feet; in all streets not less than fifty feet and less than sixty feet wide, thirteen feet; in all streets not less than sixty feet and less than seventy feet wide, fifteen feet; in all streets not less than seventy feet and less than eighty feet wide, eighteen feet; in all streets not less than eighty feet and less than one hundred feet wide, nineteen feet; and in all streets one hundred or more feet wide, twenty-two feet; *provided*, that the sidewalks in Valencia street, between Market and Twenty-second or John streets, and in Mission, Howard, Folsom and Harrison streets, southwest of Ninth street, and in Sixteenth street, shall be fifteen feet wide. [Amended July 17, 1866, Order 715.]

[Sidewalks, how Constructed.]

SEC. 2. Every sidewalk shall be constructed to the satisfaction of the Superintendent of Public Streets and Highways, so as to have an even surface, and shall rise from the curb at the rate of one-fifth of an inch to every foot of width. All plank sidewalks shall be constructed of plank at least two inches in thickness, well spiked down to each sill; and the sills of all plank sidewalks shall be

of redwood at least three inches thick and six inches wide, and shall be placed not more than three feet apart. [Amended July 17, 1866, Order 715.]

[Sidewalks in certain Streets to be of Brick, Stone or Asphaltum.]

SEC. 3. All sidewalks which may hereafter be laid down in Kearny, Montgomery or Sansome street, between Broadway and Market streets; or in Jackson, Washington, Merchant, Clay, Commercial, Sacramento, California, Pine, Bush, Sutter or Post street, between Kearny and Sansome streets; or in Second street, between Market and Folsom streets; or in Third street, between Market and Folsom streets; or in Market street, between Second and Third and Sansome and Kearny streets, shall be constructed of the best quality of hard, pressed bricks, or stone flagging or asphaltum.

[Curbs of Sidewalks, how constructed.]

SEC. 4. The curb of every sidewalk shall correspond to the official grade of the street of which such sidewalk shall form a part, except when otherwise ordered by the Board of Supervisors. In paved or macadamized streets within the fire limits, the curbs of the sidewalks shall be of cut or hammered stone, every stone, if laid on a brick or stone wall, being at least eight inches square; and if not laid on such a wall, at least six inches in thickness, sixteen inches in depth, and four feet in length. All wooden curbs of sidewalks shall be constructed of redwood planks not less than four inches in thickness, sixteen inches in width, and six feet in length. [Amended December 4, 1866, Order 744.]

[Buildings not to extend over line of street. Proviso, Porches, Doorways, Windows.]

SEC. 5. No person shall maintain, or construct, or place, or cause to be constructed or placed, on premises belonging to him, or in his possession, or under his control, any building which shall extend over the line of the street; *provided*, that porches, doorsteps and windows of the first story may extend over the line of the street not more than one foot, and the bay windows of the second story may extend over the line of the street not more than three feet.

[Areas and Vaults under Sidewalks, Sidewalks over Vaults, etc., how constructed.]

SEC. 6. No person shall construct, or cause or suffer to be constructed, under the sidewalk adjoining any premises belonging to him, or in his possession, or under his control, any area or vault, except in conformity with the following specifications: 1. Areas shall be constructed and used only for the purpose of affording light to basements or cellars, and they shall be securely enclosed, and covered with substantial gratings or thick dead-light glass, permanently fixed flush with the surface of the sidewalk. 2. Vaults under the sidewalk shall be constructed or used only for the purpose of storing fuel. No vault shall extend beyond the official line of the sidewalk. The outer walls of all such vaults shall be constructed under or within the official line of the sidewalk, and shall be of brick or stone, or brick and stone together, not less than twelve inches in thickness in any case; and if the same be more than six feet in height, then not less than sixteen inches in thickness for the lower half

thereof, and not less than twelve inches in thickness for the upper half; and all such walls shall have footing courses projecting at least six inches each side thereof. All such vaults shall be securely covered, and the sidewalks over them so constructed and supported as to be capable of sustaining at least six hundred pounds to every superficial foot thereof. No aperture through the sidewalk into a vault shall exceed a superficial area of three square feet. Every such aperture shall be covered with an iron cover, and shall be securely closed when not in actual use. Every such cover shall have a bearing of at least one inch, and shall be so placed as to be flush with the surface of the sidewalk.

[Entrance to Building; Descent and Ascent, how constructed, etc.]

SEC. 7. No person owning, or having the control of any building, shall construct or cause to be constructed, or maintain any approach or entrance thereto, except in accordance with the following provisions:

1. No entrance which shall be a descent from the sidewalk shall occupy more than three-tenths of the width of the sidewalk, nor more than five feet thereof. Every such entrance in general use shall be enclosed with a permanent railing at least three feet high. Every such entrance not in general use shall be securely covered at all times during the night, and at all times during the day when not in actual use.

2. No approach to a building which shall be an ascent from the sidewalk shall occupy more than three-tenths of the width of the sidewalk, nor more than five feet thereof, nor [be] more than five feet in height; and shall be protected by balusters and railing, and to be built under the supervision and to the satisfaction of the Superintendent of Public Streets and Highways. [Amended June 5, 1866, Order 707; and September 3, 1866, Order 722.]

[Awnings, Shades and Balconies, how constructed.]

SEC. 8. No person owning or occupying any building fronting upon any public street, shall construct, or cause to be constructed or maintained, any awning, shade or balcony before such building and extending over the sidewalk, except in accordance with the following provisions: Such awning, balcony or shade, shall be securely placed and supported without posts; the lowest part thereof shall be at least ten feet above the level of the curb; every awning, shade or balcony, not extending to the line of the curb, shall have a gutter, and a spout to conduct the water to the building and thence to the outer line of the sidewalk. No awning, shade or balcony, shall extend beyond the outer line of the sidewalk. Should any awning, shade or balcony, now constructed or which may be hereafter constructed, become detached from its place and fall to the street or sidewalk, thereby endangering life, the owner thereof shall be deemed guilty of a misdemeanor, and subject to the penalty provided for in Section 18 of this Order. [Amended June 16, 1868, Order 818.]

[Signs, Advertisements and Flags, on or over Streets and Sidewalks.]

SEC. 9. No person owning or occupying any building or premises fronting

upon a public street, shall place or cause to be placed, or maintain, or suffer, upon the street or sidewalk in front of such building or premises, any sign or advertisement, except such as occupy no space; or shall place or cause to be placed, maintain or suffer upon the front of such building or premises, any sign or advertisement which shall project over or upon the sidewalk more than one foot; or shall suspend, or cause to be suspended, maintain or suffer over the street or sidewalk in front of such building or premises, any sign, advertisement, or flag, except upon holidays, election days, and days of public parade or display.

[Vehicles on Sidewalks. Beasts of Burden on Sidewalks or Crossings.]

SEC. 10. No person shall drive, wheel, or draw, upon any public sidewalk, any vehicle except hand carriages for children. And no person having the charge or control of any beast of burden shall intentionally cause or permit the same to stand or go upon any public sidewalk, or to stand upon any street crossing, or so near to a street crossing as to obstruct the same.

[Obstructions upon Streets and Sidewalks. Ornamental Trees and Barriers. Watering Troughs. Materials used in Construction of Buildings.]

SEC. 11. No person shall place, or cause to be placed, anywhere upon any public way, street or sidewalk, and no person owning, occupying or having the control of any premises, shall suffer to remain in front thereof, upon the sidewalk or the half of the street or way next to such premises, anything which shall obstruct the passage of such street or sidewalk for more than one hour at a time. But this section shall not apply to goods or merchandize in actual course of receipt, delivery or removal; nor to lamp-posts or hydrants erected by permission of the Board of Supervisors; nor to ornamental trees planted along the outer line of the sidewalk, within the curbs; nor to barriers for the protection of ornamental trees, erected by permission of the Board of Supervisors; nor to watering troughs, placed by permission of the Board of Supervisors, upon the sidewalks, for the accommodation of the public; nor to materials being used in the construction or repair of any building, if such materials shall not occupy more than one-third of the width of the street in front of such building, and if notice in writing of the intention of the person by or for whom such construction or repair may be made, to deposit materials upon the street, shall have been previously filed in the office of the Chief of Police.

[Deposit of Rubbish and Filth on Streets, etc. Emptying of Drains. Rubbish and Filth carried upon Sidewalks.]

SEC. 12. No person shall throw into or deposit upon any public street, or highway, or grounds, or upon any private premises, or anywhere except in such places as may be designated for the purpose, by the Superintendent of Public Streets and Highways, any glass, broken ware, dirt, rubbish, garbage, or filth; and no person owning or having the control of any premises, shall permit any drain therefrom to empty into or upon any vacant lot or public square, street or highway, except by permission of the Committee of the Board

of Supervisors on Health and Police; and no person shall carry upon any sidewalk exposed so as to be offensive to pedestrians, any rubbish, garbage or filth. [Amended January 26, 1869, Sec. 14, Order 858.]

[Occupants of Premises within certain limits to clean up Dirt, etc., on street. Markets, cleaning up of Dirt, Rubbish, etc. Health Officer to designate place of Deposit.]

SEC. 13. The occupants of all premises fronting on any street, lane, alley, place or court within the following limits of the City of San Francisco, to wit: Commencing at a point where the easterly line of Davis street intersects the northwesterly line of Market street, and running thence along said easterly line of Davis street to the northerly line of Pacific street; thence along the northerly line of Pacific street to the easterly line of Kearny street; thence along the easterly line of Kearny street to the northerly line of Broadway; thence along the northerly line of Broadway to the easterly line of Dupont street; thence along the easterly line of Dupont street to the northerly line of Union street; thence along the northerly line of Union street to the easterly line of Stockton street; thence along the easterly line of Stockton street to the northerly line of Filbert street; thence along the northerly line of Filbert street to the westerly line of Powell street, and its continuation to the southeasterly line of Market street; thence along the southeasterly line of Market street to the southwesterly line of Fifth street; thence along the southwesterly line of Fifth street to the southeasterly line of Harrison street; thence along the southeasterly line of Harrison street to the northeasterly line of Third street; thence along the northeasterly line of Third street to the southeasterly line of Folsom street; thence along the southeasterly line of Folsom street to the northeasterly line of Fremont street; thence along the northeasterly line of Fremont street and its continuation to the northwesterly line of Market street to the point of beginning; also Third street from Brannan to Harrison street, and Bush street from Powell to Leavenworth street; also all blocks not included within said limits which have been or may be accepted by the City and County of San Francisco, shall as often as once in each week, and also within twenty-four [24] hours after notice from the Chief of Police, requiring him, her or them so to do, without expense to the city and county, clean up into piles all the dirt, rubbish, garbage and filth that may have accumulated upon the street in front of such premises, between the line thereof and the middle of the street; and any person owning or having the control of any premises used as a market as often as twice in every week, and oftener if deemed necessary by the Committee of the Board of Supervisors on Health and Police, shall remove without expense to the city and county, all dirt, rubbish, garbage or filth that may have accumulated in or upon such premises, or upon the street in front of such premises, between the line thereof and the middle of the street; *provided*, that the Health Officer shall from time to time designate a suitable place where the dirt shall be deposited.* [Amended June 19, 1866, Order 710.]

* See in connection with this section Order No. 716 and 830, *post*.

[Barriers in front of Premises below Grade.]

SEC. 14. Any person owning or having the control of any premises fronting on a public street, and below the grade thereof, shall, within five days after notice from the Superintendent of Public Streets and Highways, requiring him so to do, and without expense to the city and county, erect suitable barricades upon the inner line of the sidewalk in front of such premises.

Barriers around Dangerous portions of Street; Lighted Lanterns to be maintained at Night.]

SEC. 15. Any person by whom, or under whose immediate direction, or by whose immediate authority as principal, or as contractor or employer, any portion of a public street may be made dangerous, shall erect, and so long as the danger may continue, maintain around the portion of the street or highway so made dangerous, a good and substantial barrier; and shall cause to be maintained during every night, from sunset till daylight, a lighted lantern at the ends of a portion of a street so made dangerous, and every side of a street-crossing so made dangerous.

[Breaking up of Surface of Streets—Streets broken up to be put in good Condition.]

SEC. 16. No person shall in any manner, or for any purpose, break up, dig up, disturb, undermine or dig under, or cause to be dug up, broken up, disturbed, undermined or dug under, any public street, highway or place, or fill in, put, place thereon, or deposit in or upon any public street, highway or place, any earth, sand, dirt, clay, manure or rock without the permission of the Superintendent of Public Streets and Highways; and except the duly authorized agents of corporations, duly organized for the purpose of supplying this city and its inhabitants with water or gas, whenever the right of way shall have vested in such corporations, and when they shall find it necessary to dig up, break, disturb, dig under or undermine a public street, highway or place, for the purpose of laying or gaining access to their pipes and mains, any person who, being permitted or authorized so to do, as aforesaid, shall have broken up, dug up, disturbed, undermined or dug under, any public street, highway or place, shall as soon as possible complete the work for which said street, highway or place shall have been so broken up, dug up, disturbed, dug under or undermined, and shall without delay put the street, highway or place in as good condition as it was before it was so broken up, dug up, disturbed, dug under or undermined, and remove all surplus sand, clay, earth, dirt, manure or rubbish; and it shall be the duty of the Superintendent of Public Streets and Highways and of the Chief of Police, to enforce the provisions of this section. Any person violating the provisions of this section shall, on conviction, be punished by a fine of not less than five dollars, nor more than one hundred dollars, or by imprisonment in the county jail for not less than two days nor more than twenty days, or by both such fine and imprisonment. [Amended January 22, 1867, Order 749; and December 24, 1867, Order 797.]

[Construction of Branch Sewers and Drains.]

SEC. 17. Every branch sewer and drain connected with a main sewer, shall be constructed of such materials as the Superintendent of Public Streets and Highways may designate, and shall be finished and completed to the satisfaction of said Superintendent.

[Penalty.]

SEC. 18. Any person who shall violate any of the provisions of any of the preceding sections of this chapter, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail for a term of not less than two days nor more than three months.

[Streets within certain limits not to be laid with Plank, and penalty for Violation.]

SEC. 19. No person shall lay or cause to be laid anew, with plank, the roadway of any portion of a public street or highway, within that portion of this city and county bounded by a line commencing at a point where the easterly line of Front street intersects the northwesterly line of Market street, and running thence along said easterly line of Front street to the northerly line of Vallejo street; thence along the northerly line of Vallejo street to the westerly line of Battery street; thence along the westerly line of Battery street to the northerly line of Pacific street; thence along the northerly line of Pacific street to the easterly line of Dupont street; thence along the easterly line of Dupont street to the northerly line of Filbert street; thence along the northerly line of Filbert street to the westerly line of Powell street; thence along the westerly line of Powell street to the southerly line of Clay street; thence along the southerly line of Clay street to the westerly line of Stockton street; thence along the westerly line of Stockton street and its continuation to the southeasterly line of Market street; thence along the southeasterly line of Market street to the southwestery line of Fourth street; thence along the southwestery line of Fourth street to the southeasterly line of Harrison street; thence along the southeasterly line of Harrison street to the northeasterly line of Third street; thence along the northeasterly line of Third street to the southeasterly line of Folsom street; thence along the southeasterly line of Folsom street to the northeasterly line of Fremont street; thence along the northeasterly line of Fremont street and its continuation to the northwesterly line of Market street; and thence along the northwesterly line of Market street to the point of beginning. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than twenty dollars, or by imprisonment in the county jail not less than two days nor more than ten days; and every day the planking so laid anew shall remain in the street, shall be deemed a separate offence.

[Cobble Stone Pavement, how constructed. Inspection of Stones by Superintendent of Streets. Streets not to be accepted unless Paved in accordance herewith.]

SEC. 20. All public streets and highways, when ordered to be paved with

cobble stones, shall be paved in accordance with the provisions of this section.

None but well-selected cobble stones, not more than nine inches nor less than six inches in length, shall be used. The stones shall be set upright, closely and compactly, with the smaller end downward, in a bed of good, clean sand not less than twelve inches in depth. After being set, the stones shall be well rammed down not less than three times, and shall be well watered immediately before the last ramming; and after being so rammed the paving shall be swept clean, and again well watered, and then covered to the depth of two inches with beach gravel or finely broken blue gneiss rock.

Where repaving is ordered, the old cobble stones shall be used where practicable.

The Superintendent of Public Streets and Highways shall, before any cobble stones are laid down, carefully inspect such stones, and throw out and exclude all round and imperfect stones, and such as do not conform to the dimensions above specified.

No street, highway, or portion of a street or highway, ordered to be paved with cobble stones, shall be accepted by the Superintendent of Public Streets and Highways nor the Board of Supervisors, unless it be paved in accordance with the provisions of this section.

[Crown of Roadway.]

SEC. 21. All public streets and highways when finished, whether paved, planked or macadamized, shall have a crown from the bottom of the gutters to the middle of the roadway of at least seven inches. [Amended December 4, 1866, Order 744.]

[Acceptance of Streets and Street Crossings; requisites to.]

SEC. 22. No street or portion of a street shall be accepted by the Board of Supervisors, except upon the report of the Superintendent of Public Streets and Highways, and the Committee of the Board of Supervisors on Streets, Wharves, Grades and Squares, showing that such a street, or portion of a street, is sewered with brick, and curbed with stone, and paved or macadamized; and no street crossing shall be accepted except upon like report, showing that such crossing is so sewered, curbed with stone, and paved or macadamized and has sidewalks at the angular corners thereof, and suitable crosswalks, manhole and cover, cesspools and culverts; *provided*, that said Board of Supervisors shall not accept any kinds of wood pavement, except such kinds as are constructed with the grain of the wood in a vertical position, and samples of which have been used and tested in the public streets and highways of the city and county of San Francisco for two years. The acceptance of a street, or portion of a street or street crossing, shall be by resolution. [Amended August 21, 1866, Order 724; and July 7, 1869, Order 882.]

[Open Public Streets and Highways.]

SEC. 23. All the original streets now laid down upon the official map of this city and county, west of Larkin and southwest of Ninth streets, in accordance

with the condition of the Ordinance of the Common Council of said city, approved June 20, 1855, entitled "An Ordinance for the settlement and quieting of land titles," are hereby declared to be open public streets and highways.

[Destruction or removal of Street Monuments; Monuments to be removed by Surveyor.]

SEC. 24. No person shall destroy or remove any monument erected or placed by the Board of City Engineers or the City and County Surveyor.

If it shall become necessary for any person in the pursuit of any lawful purpose, to have any such monument removed, notice of such necessity shall be given to the City and County Surveyor. Said Surveyor shall proceed forthwith, at the cost of the person requiring such removal, to remove such monument, and place the same in its original position as soon as the object shall be attained for which the removal shall have been made. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than one hundred dollars, nor more than five hundred dollars, or by imprisonment in the county jail not less than one month, nor more than six months, or by both such fine and imprisonment. [Amended July 27, 1869, Order 888.]

[Service of Notice by Superintendent of Streets requiring improvement of Street Work.]

SEC. 25. Whenever the Superintendent of Public Streets and Highways shall, by notice in writing duly served, require to be improved any street work which by law the Board of Supervisors are authorized to order to be performed, the person liable to be assessed for such improvement shall, within three days after receiving such notice, commence such improvement, and prosecute the same diligently until completed. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than one hundred dollars, or by imprisonment in the county jail not less than two days nor more than fifty days.

[Hitching Posts to be erected when ordered by Superintendent of Streets.]

SEC. 26. The owner or lessee, tenant or occupant, of any building, fronting on any of the main streets of this city and county, when ordered by the Superintendent of Public Streets and Highways, shall erect and maintain in good order, in front of such building, by securely fastening in the outer line of the sidewalk along the said street, a good, substantial hitching post, with a ring. No such post shall be less than three feet in height, or shall exceed eight inches in diameter. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than twenty dollars, or by imprisonment in the county jail not less than two nor more than ten days; and every day's neglect to erect such post, after receiving from said Superintendent notice so to do, shall be deemed a new offence.

[Injury or removal of Hitching Posts.]

SEC. 27. No person shall break, injure, remove or displace, without lawful authority, any hitching post erected or maintained in said city and county, for the purpose of hitching horses or other animals thereto. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine of not less than five dollars nor more than fifty dollars, or by imprisonment in the county jail not less than two days nor more than twenty days, or by both such fine and imprisonment.

[Removal of Vehicles by Chief of Police, etc. Disposition of Vehicles and proceeds of Sale, etc.]

SEC. 28. At the request of any resident of this city and county, the Chief of Police shall take into his custody or possession, and at his discretion remove, or cause to be removed, to some suitable place, any vehicle, or other article or thing, found in any public highway, square or place, in violation of any of the provisions of this order; and immediately advertise such vehicle, or other article or thing, for sale, in such manner and at such designated time and place in said city and county as he shall deem proper; and shall, at the designated time (which shall not be less than five days after the commencement of such advertisement) and place, sell the same, or cause the same to be sold, at public auction, for cash, to the highest bidder. The Chief of Police shall not be required to remove unwieldy vehicles or other encumbrances, but may sell the same upon the premises where found, in the manner and after the advertisement hereinbefore provided. Such sale may take place at such place in the city of San Francisco as said Chief of Police may deem proper, at any time between the hours of nine in the morning and four in the afternoon, Sundays and holidays excepted; and one of the conditions of said sale shall be, that the purchaser shall immediately remove the same. The proceeds arising from such sale, after deducting all expenses and charges incurred therein, shall be retained by said Chief of Police, and paid, on demand, to the owner of the article sold, upon proof of ownership to the satisfaction of said Chief of Police; *provided, however*, that the owner of any vehicle seized under the provisions of this section, may reclaim the same at any time before sale, upon paying all expenses incurred thereon up to the time of said reclamation; *and provided also*, that any article sold under the provisions of this section, may be redeemed by the owner thereof at any time within two calendar months after such sale, upon his paying to the purchaser thereof the amount paid by such purchaser therefor, together with fifty (50) per cent. of such sum in addition thereto; *and provided also*, that the provisions of this section shall not be construed to prevent the imposition of any fine or penalty imposed for the violation of any of the provisions of this order. At the expiration of six months after any money is received by said Chief of Police from the proceeds of such sales, in case the same is not called for by the owner, the Chief of Police shall pay the same over to the City and County Treasurer, to the credit of the General Fund; and upon vacating his office, he shall pay over to his successor any sum in his

hands arising from such sales. It shall be the duty of the Chief of Police to enforce the provisions of sections 9, 10, 11, 12 and 13 of this chapter.

CHAPTER V.

NUMBERING OF BUILDINGS

[Entrance to Building, place of Number and size of Figures.]

SECTION 1. All entrances from the public streets to buildings, or separate apartments in buildings, shall be numbered as hereinafter provided. The number of any entrance shall be placed upon or immediately above the door or gate closing the same, and each figure shall be at least one inch and three-quarters in height and of corresponding width.

[Time within which Number shall be affixed.]

SEC. 2. The appropriate number of any entrance shall be placed thereon, within two weeks after the building to which it belongs shall have been completed or occupied.

[Starting points for Numbers.]

SEC. 3. Market street shall be the starting point for the numbers on all buildings fronting on the streets running therefrom in a northerly direction, and also for those running therefrom in a southwesterly direction. The streets laid down on the official map of the city as forming the water front thereof, shall be the starting point for numbers on all streets running westwardly and southwestwardly therefrom, except upon such streets running westwardly commencing from Market street, and upon all such streets Market street shall be the starting point for numbers.

[Even and Odd Numbers.]

SEC. 4. On all streets, the numbers on the northerly or northeasterly sides thereof shall be even numbers, and on the southerly or southwesterly sides thereof shall be odd numbers.

[Allotment to each Block and frontage for each Number—Starting points for Numbers on cross or intermediate Streets.]

SEC. 5. One hundred numbers, or as many thereof as may be necessary, shall be allotted to each block bounded by principal streets, numbers 100, 200 and 300 being respectively the numbers for commencing the blocks distant one, two or three streets from the starting point on the side designated for even numbers; and numbers 101, 201 and 301 in similar manner for the opposite side of the street, throughout its extent, so that the initial figure of the number placed on a building at any street-crossing shall indicate the number of main streets each street-crossing is from the starting point. Not less than twenty

feet in frontage of all vacant lots of ground shall be allowed for each number. On all cross or intermediate streets the numbering shall commence where the streets begin, and shall conform to the above plan.

[Penalty.]

SEC. 6. Any person who shall violate any of the provisions of this chapter shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine not less than five dollars nor more than twenty dollars, or by imprisonment in the county jail not less than two days nor more than ten days.

[Duty of Chief of Police.]

SEC. 7. It is hereby made the duty of the Chief of Police, upon receiving notice of any violation of this chapter, to immediately notify the owner; and if the owner cannot be easily found, the occupant of the house where the violation occurs; and if, after three days, the cause of complaint is not removed, then the Chief of Police shall have enforced the penalty provided for in section six of this chapter. [Amended April 7, 1868, Order 809.]

CHAPTER VI.

[Amended August 21, 1866. Order 725.]

PROTECTION AGAINST FIRE.

[Fire Limits.]

SECTION 1. The fire limits shall be bounded by a line commencing at the intersection of Market and Davis streets, and running thence along the westerly line of Davis street to Clark street; thence along the southerly line of Clark street to Front street; thence along the westerly line of Front street to Vallejo street; thence along the southerly line of Vallejo street to Battery street; thence along the easterly line of Battery street to Broadway; thence along the southerly line of Broadway to Stockton street; thence along the easterly line of Stockton street to Clay street; thence along the southerly line of Clay street to Dupont street; thence along the easterly line of Dupont street to Bush street; thence along the southerly line of Bush street to Stockton street; thence along the easterly line of Stockton street to Market street; thence along the southeasterly line of Market street to Fourth street; thence along the northeasterly line of Fourth street to Folsom street; thence northwesterly along the northwesterly line of Folsom street one hundred feet; thence northwesterly and parallel with Fourth street, to a point within one hundred feet of Market street; thence northeasterly and parallel with Market street, to a point within one hundred feet of Third street; thence southeasterly and parallel with Third street to the northwesterly line of Folsom street; thence

northeasterly along said line of Folsom street to a point one hundred feet northeasterly from Third street; thence northwesterly and parallel with Third street, to a point within one hundred feet of Market street; thence northeasterly and parallel with Market street, to a point within one hundred feet of Second street; thence southeasterly and parallel with Second street, to the northwesterly line of Howard street; thence northeasterly along the said line of Howard street, to a point one hundred feet northeasterly from Second street; thence northwesterly and parallel with Second street, to a point within one hundred feet of Market street; thence northeasterly parallel with Market street, to a point within one hundred feet of First street; thence southeasterly parallel with First street, to the northwesterly line of Howard street; thence northeasterly along the said line of Howard street, to a point one hundred feet northeasterly from First street; thence northwesterly and parallel with First street, to a point within one hundred feet of Market street; thence northeasterly and parallel with Market street, to the northwesterly line of Beale street; and thence to the point of beginning. [Amended Jan'y 21, 1868, Order 798.]

[Register of Fire Limit Blocks.]

SEC. 2. It shall be the duty of the Clerk of the Board of Supervisors to register every block declared to be a fire limit block, and to notify the Chief Engineer and Fire Marshal thereof.

[Construction of Buildings within Fire Limits.]

SEC. 3. All buildings hereafter erected within the fire limits, shall be made and constructed of brick or stone; and every building of brick or stone that shall be newly roofed or covered, or of both, shall be constructed with side walls, or party walls, of brick or of stone, or of both, and such side walls or party walls shall extend from the foundation to the top of and through the roof of the said building, and be covered with such material as will afford protection against fire, and shall be so constructed as to separate all wood work, thoroughly and completely, of the interior and exterior of such building from all and every part of the interior and exterior of any adjoining building; and every such side wall or party wall shall pass through the roof of the building to which it may appertain, in such manner as to break entirely any communication of wood whatever between such roof and any other building. The term building, as used in this section, shall not include privies.

[Foundation Walls.]

SEC. 4. All foundation walls shall be built of stone or brick, and shall be laid not less than four feet below the surface of the earth, on a good solid bottom; and in case the nature of the earth should require it, a bottom of driven piles or laid timbers of sufficient size and thickness, shall be laid to prevent the walls from settling, the top of such pile or timber to be driven or laid below the water-line; and all piers, columns, posts or pillars resting on the earth, shall have a footing course, and shall be set upon a bottom in the same manner as the foundation walls.

[Footings, or base course, under Foundations, etc.—Foundation Walls, Thickness and Definition.]

SEC. 5. The footing, or base course, under all foundation walls shall be of stone or brick, and shall be at least twice the width of the bottom course of the foundation walls, said footing course to be laid with five courses of brick or equal in height of stone; and if the walls be built of isolated piers, then there must be inverted arches, at least twelve inches thick, turned under and between the piers, or two footing courses of large stone, at least ten inches thick in each course. All foundation walls, other than those of dwellings, shall be at least four inches thicker than the wall next above them, to a depth sixteen feet below the curb level, and shall be increased four inches in thickness for every additional five feet in depth below the said sixteen feet. Foundation walls in dwelling houses shall be, below the basement floor beams, four inches thicker than the walls next above them.

All foundation walls shall be understood to mean that portion of the wall below the level of the street curb; and depth shall be computed from the curb-level downward.

[Thickness of outer Walls.]

SEC. 6. The outer walls of all buildings of either brick or stone, or of both, to be used as dwelling houses, sheds, stables or other out-houses, hereafter to be erected within the fire limits, shall, for a two story building or less, be at least twelve inches in thickness for the first story, and at least eight inches in thickness for the second story; and if more than two stories, the walls of each story shall be at least twelve inches in thickness, except the upper story, and that shall be at least eight inches in thickness.

[Thickness of Walls—Stores, Warehouses, etc., and Party Walls.]

SEC. 7. The outer walls for all buildings of two stories or less, to be used as stores, warehouses, hotels and shops, shall be at least sixteen inches in the basement or foundation, and twelve inches for first and second stories; the outer walls for all buildings three stories or less, the basement twenty inches, first story seventeen inches, second and third stories twelve inches; and for four stories, the basement or foundation must be twenty inches, first and second story seventeen inches, and third and fourth stories twelve inches; the walls must be of uniform thickness through the entire length of each wall; all party walls must be twenty inches for basement or foundation, and sixteen inches for each story to the height of three stories above the basement or foundation, and at least twelve inches to the top, so as to have four inches at least of solid masonry between timbers.

[Stone Walls — Headers — Brick Walls, how constructed — Walls faced with Ashlar — Heading Courses.]

SEC. 8. All stone walls less than twenty-four inches thick shall have at least one header, extending through the walls, in every six square feet; and if over twenty-four inches in thickness, shall have one header for every six super-

ficial feet on both sides of the wall, and running into the wall at least two feet. In every brick wall every fifth course of bricks shall be a heading course, except where walls are faced with brick, in which case every fifth course shall be bonded into the backing by cutting the courses of the faced brick, and putting in diagonal headers behind the same, or by splitting face brick in half, and backing the same by a continuous row of headers. In all walls which are faced with thin ashlar, anchored to the backing, or in which the ashlar has not either alternate headers and stretchers in each course, or alternate heading and stretching courses, the backing of brick shall not be less than eight inches thick, and all eight-inch backing shall be laid up in cement mortar, and shall not be built to greater height than prescribed for eight inch walls. All heading courses shall be good, hard, perfect brick.

[Anchoring Walls. Stone facing. Beams to be Strapped. Construction of Anchors.]

SEC. 9. All walls shall be securely anchored with iron anchors to each tier of beams. The front, rear, side, end and party walls shall, if not carried up together, be anchored to each other, every six feet in their height, by tie-anchors, made of one and three-quarter inch by three-eighths of an inch wrought iron. The said anchors shall be built into the front and rear walls, at least one-half the thickness of the front and rear walls, so as to secure the front and rear wall to the side, end, or party walls; and all stone used for the facing of any building, except where built with alternate headers and stretchers, as heretofore set forth, shall be strongly anchored with iron anchors; and all such anchors shall be let into the stone at least one inch. The side, end or party walls shall be anchored to each tier of beams, at intervals of not more than eight feet apart, with good, strong, wrought iron anchors, three-eighths of an inch by one and a half inch, well built into the side walls and well fastened to the sides of the beams; and where the beams are supported by girders, the ends of the beams resting on the girder shall be strapped by wrought iron straps of the same size, and at the same distance apart, and in the same beam as the wall anchors; all wall anchors used in any building shall be three-eighths by one and a half inch, wrought iron, and shall hook over a three-quarter round bolt of wrought iron.

[Walls to extend above roof—Partition Walls carried up—Mansard or French Roof over block—Division Walls, how coped.]

SEC. 10. All side or party, and front or rear walls, not corniced, and where no gutter is required, on any building over fifteen feet high, shall be built up and extended at least two feet above the roof; *provided*, that where partition walls are carried up, or where Mansard or French roofs are built over a hotel or block of houses, the partition and division walls may be carried up above the roofing and coped with some fire-proof material, or shall be carried up to the under side of the roof planking; and the roof planking must, in all such cases, have a space of at least four inches left, extending the entire length of the wall between the ends or sides of said planking, filled up to the top of the

planking with good mortar, and the slating or other roof material may then be carried over the same.

[Timbers near Flues, how placed—Beams in Party Walls, how separated, etc.—Wall Strips, Bond Timbers and Lintels—Bond Timbers, size, and how laid.]

SEC. 11. In no building, whether the same be a frame building or otherwise, shall any wooden beams or timbers be placed within six inches of any flue, whether the same be a smoke, air, or any other flue. All wooden beams and other timbers in the party wall of every building hereafter to be erected or built of stone, brick or iron, shall be separated from the beam or timber entering in the opposite side of the wall by at least four inches of solid mason work; every beam shall rest at each end not less than four inches in the wall, or upon a girder, as authorized by this order. No timber shall be used in any wall of any building where stone, brick or iron is commonly used, except wall strips, bond timbers and lintels, as herein provided for, and no wall strips or bond timbers in any wall, shall in width and thickness exceed that of a course of brick. No bond timber shall be more than three feet in length, and such bond timbers shall be laid eighteen inches apart, parallel to each other, and there shall be eighteen inches of brick or mason work between the ends of the same. In all buildings where the floor beams are of wood, the ends of all beams resting on the wall shall be cut to the level of three inches.

[Openings for Doors and Windows to have arch of stone or brick. Height and breadth of Lintels, and of what constructed.]

SEC. 12. All openings for doors and windows in all buildings, except as otherwise provided, shall have a good and sufficient arch of stone or brick, well built and keyed, and with good and sufficient abutments, or a lintel of stone or iron, as follows: For an opening not more than four feet, the lintel shall not be less than eight inches in height; and for an opening not more than five feet in breadth, the lintel shall be twelve inches in height; and of an opening exceeding five feet in breadth, the lintel shall increase in height over and above the twelve inches before provided, one inch for every additional foot in breadth for the opening; and every such opening less than five feet in breadth, in all walls over eight inches in thickness, shall have a lintel of stone or iron not less than seven inches in breadth, and one-third the thickness of the walls on which it rests; and in all openings, as aforesaid, in any eight inch wall, the lintel shall be one-half the thickness of the wall; and on the inside of all openings in which the lintels shall be less than the width of the wall, there shall be a good timber lintel on the inside of the other lintels, which shall rest, at each end, not more than four inches on any wall, column, post or pillar, and shall be chamfered at each end, and shall have a double rolock arch over the said lintel; or the said arch may be turned on a centre, which may be struck after the arch is turned, provided the piers or abutments are of sufficient strength to bear the thrust of the arch; and all arches over openings or fire-

places shall be built of good hard brick and well keyed; all lintels over openings returned on a corner building shall be of iron or stone, of the height before provided for, and of the full thickness of the wall to be supported; and where the second story window sills rest upon the said lintel course, the lintel shall be of iron or stone, and shall be the full size of the wall to be supported. Where hollow cast-iron lintels are placed over openings, they shall have a brick arch of sufficient thickness, with skew backs and tie rods of sufficient strength to support the superincumbent weight, independent of the cast-iron lintel.

[Building of additional Story.]

SEC. 13. It shall be unlawful for any person to build upon any building an additional story, unless the part already built conforms to sections seven, eight and nine of this chapter.

[Permission to build Bay Window over Street.]

SEC. 14. No person shall be allowed to build a bay window, or swell front, projecting over the line of the street, except by special permit granted by the Board of Supervisors.

[Swell Fronts, how built.]

SEC. 15. No person shall build, within the fire limits, any swell fronts for windows, unless built of stone, brick or iron, except the window frame and sash, which may be built of wood, and no brick or stone wall shall be supported upon stringers of wood.

[Smoke Pipes and Furnaces, how guarded, etc.—Hot-air Registers, etc., how set and made.]

SEC. 16. No smoke pipe in any building with wooden or combustible floors and ceilings shall enter any flue, unless the said pipe shall be at least eighteen inches from either floors or ceilings; and in all cases where smoke pipes pass through wooden partitions of any kind, whether the same be plastered or not, they shall be guarded by either a double collar of metal, with at least four inches air space, and holes for ventilation, or by a soapstone ring, not less than three inches in thickness, and extending through the partition, or by a solid coating of plaster of Paris, three inches thick, or by an earthenware ring, three inches from the pipe. In all cases where hot water, steam, hot air or other furnaces are used, the furnace smoke pipe must be kept at least two feet below the beams or ceiling above the same, unless said beams or ceiling shall be properly protected by a shield of tin plate suspended above said smoke pipe, with sufficient space for the free circulation of air above and below said shield, and the smoke pipe shall, in all cases, be kept at least eight inches from the beams or ceilings, as aforesaid; and the top of all furnaces set in brick must be covered with brick, slate, or tin plate, supported by iron bars, and so constructed as to be perfectly tight; said covering to be in addition to, and not less than six inches from the ordinary covering to the hot air chamber.

If, however, there is not height enough to build the furnace top at least four inches below the floor beams, or ceiling, then the floor beams must be trimmed around the furnace; and said covering and trimmers and headers must be at least four inches from the same. The top of portable furnace or furnaces, not set in brick, shall be kept at least one foot below the beams or ceiling, with a shield of tin plate, made tight and suspended below the said beams or ceiling, and extend one foot beyond the top of the furnace on all sides. All hot air registers hereafter placed in the floor of any building shall be set in soapstone borders, not less than two inches in width. All soapstone borders shall be firmly set in plaster of Paris, or gauged mortar; all floor register boxes shall be made of tin plate, with a flange on the top, to fit the groove in soapstone, the register to rest upon the same. There shall also be an open space of two inches on all sides of the register box, extending from the under side of the ceiling below the register, to the soapstone in the floor; the outside of said space to be covered with a casing of tin plate, made tight on all sides, and shall extend from the under side of the aforesaid ceiling up to, and turn under, the said soapstone. Registers twelve by nineteen inches, or less than fifteen by twenty-five inches, shall have a space of three inches between the register box and casing; registers of fifteen by twenty-five, and more, shall have a space of three and a half inches.

[Permission to alter Wooden Buildings in Fire Limits.]

SEC. 17. No wooden buildings within the fire limit blocks of said city and county shall be altered, changed, or added to, without permission of the Mayor, approved by a majority of the Committee on Fire and Water, which permit shall express fully the alteration, change or addition required; and no permit shall be given before the building or buildings shall first be examined by one or more of the Fire Wardens, and reported on in writing; and no such permit shall be given if any increase is made in the size of wooden buildings in a fire limit block; and no brick, stone, or iron building shall be raised, enlarged or built upon, within the above described limits, except under the provisions above set forth; a copy of each of said permits to be kept on file in the Mayor's office.

[Removal of Buildings in Fire Limits.]

SEC. 18. No buildings within the fire limit blocks shall be removed without the written permission of the Superintendent of Public Streets and Highways and the Chairman of the Committee on Fire and Water, and such permission shall not be given, except to remove a building or buildings to any portion of the same lot on which it or they may stand to make room for more permanent improvements, or for the removal of wooden buildings from within the fire limits to any part of the city outside of said limits; in which latter case the party or parties making application for such privilege shall give security to the satisfaction of the Superintendent of Public Streets and Highways that they will leave the street or streets over which such building or buildings shall be moved in as good order as they were before such removal, and that they will make such removal

continuous, day by day, until completed, with the least possible obstruction to the thoroughfares thus occupied; and that they will keep a watchman in or around such building from sun-down to sun-up continuously during the time of such removal; and the said removal shall be subject to the control and direction of the Superintendent of Public Streets and Highways, who may prescribe the mode and route of said removal, and notice of the said removal shall be left at the office of said Superintendent. [Amended February 16, 1869, Order No. 862.]

[Chimneys, construction of. Flues in Brick Walls.]

SEC. 19. All buildings hereafter erected, or altered, or changed, within the following limits, commencing at the east line of Larkin street, at the bay, thence south along the east line of Larkin street and Ninth street to Mission Creek, where fire is to be used, shall have chimneys of either brick or stone attached to them, the same shall commence on the ground and be carried up at least four feet above the extreme height of the building to which they are attached, and should such chimneys be deemed unsafe to the building or buildings adjoining by a majority of the Fire Wardens, they shall be carried up at least four feet above the extreme height of said building or buildings adjoining. All chimneys in frame buildings shall be built so as not to increase in size from the foundation. When flues are built in brick walls, the same shall be carried up at least two feet above the top of the fire-wall, and subject to the same rule as chimneys; and no flue or chimney shall be built, which shall have any joist or timber resting on or entering in the same, further than will leave at least six inches between the end thereof and the inside of the chimney or flue. Every chimney or flue shall be pargeted on the inside with good parging mortar, or the joists shall be struck smooth on the inside.

[Stove Pipes and Chimneys—Duty of Fire Wardens.]

SEC. 20. It shall be the duty of the Chief Engineer of the Fire Department, and of the Assistant Engineers, the Secretary of the Fire Department and the Fire Marshal, in their official capacities as Fire Wardens, to cause every stove pipe and chimney to be carried up at least four feet above the extreme height of the building to which such pipe or chimney is attached; and should they deem them unsafe to the buildings adjoining, they shall order the same to be carried four feet above the extreme top of said building or adjoining buildings; and if, in the opinion of a majority of the Board of Fire Wardens, a sheet iron pipe is not sufficient for the safety of the building or buildings, they shall inform the owner or occupant thereof, and order a brick chimney, which order shall be complied with within ten days; *provided*, that hotels and restaurants shall, in all cases, provide brick chimneys to be used instead of stove pipes.

[Stove Pipes, construction of.]

SEC. 21. All stove pipes now in use, or that may be placed in use within the City and County of San Francisco, shall be constructed as follows: The openings where the pipe goes through the roof or side of a building shall, in

all cases, be at least four inches in diameter larger than the size of the pipe, and have a double tin or earthen receiving pipe or register, and tin or sheet iron on the in and outside of such openings; no stove pipe shall be placed nearer than six inches to the side of the building to which it is attached, or to the adjoining building; and all owners or occupants of all buildings in which there is a stove pipe, within said city and county, shall, when notified by any of the Fire Wardens, comply with the above provisions, and also replace a bad or defective stove pipe with a new one when so ordered.

[Permission to erect Tent, or Steam Engine or Boilers.]

SEC. 22. No cloth covered or tent building, or cloth lined building, shall be constructed, or put up, or maintained within the following limits: Commencing at the east line of Market street at the bay, thence south along the east line of Larkin street and Ninth street to Mission Creek, except under a special license from the Mayor, for a time limited in such license; and no person or persons shall erect, or cause to be erected or moved within the above described limits, for use, any steam engine and boilers, without having first obtained permission from the Board of Supervisors.

[Hoistway, or Well-Holes.]

SEC. 23. Every person occupying or using a building in which there is a hoistway or well-hole through the floor, shall keep such hoistway or well-hole, when not in actual use, surrounded by a substantial railing, and shall cause the same to be securely closed at night by a trap-door.

[Scuttles in Roofs.]

SEC. 24. All buildings in the City of San Francisco, whether already erected or hereafter to be built, shall have scuttle frames and doors, or bulkheads leading to the roof, made of or covered with some fire-proof material, and shall have ladders or stairways leading to the same; and all such scuttles and stairways, or ladders leading to the roof, shall be kept so as to be ready for use at all times; and all scuttles shall not be less in size than two by three feet.

[Ashes, deposit of.]

SEC. 25. It shall be unlawful for any person to deposit any ashes in any wooden vessel, or on the wooden floor of any building in the city, nor to deposit them in any place in their or others' premises that will be nearer than ten feet to any wood work or structure.

[Notice to remove dangerous Buildings.]

SEC. 26. Whenever any building shall be, by any means, so much injured as to be, in the judgment of the Fire Wardens a dangerous nuisance, or when any wooden building within the fire limits shall, in the judgment of the said Board, be damaged by fire to the extent of one-half or more of its actual value, the Board of Fire Wardens shall immediately cause to be served upon the owner or person having control thereof, a notice requiring such person to

remove the same forthwith; and the person receiving such notice shall, within forty-eight hours after receiving the same, comply with the requirements thereof.

[Permission to kindle fire on street. Fire used in laying Roofs, or Pavements, and Engines on Wharves, etc.]

SEC. 27. No person shall kindle or use, or cause to be kindled or used, any fire upon a public street or highway, or anywhere in the open air, in that portion of the city and county lying east of Larkin street and northeast of Ninth street, without first having obtained a written permit so to do, signed by the Mayor, and approved by the majority of the Committee of the Board of Supervisors on Fire and Water. But this section shall not include fire in furnaces necessarily used in laying roofs or pavements, nor the fire used in the furnaces of engines necessarily used upon the wharves, in the discharging of vessels; nor to fire in the open air upon private property, necessarily used in setting tires upon the wheels of vehicles, or in heating tar or pitch in the construction or repair of boats or vessels.

[Portable Lights : Protection of combustible material.]

SEC. 28. No person shall use any portable light in any building or place where combustible materials are kept, unless such light be securely enclosed in a lantern; and no person shall use a light in any place where combustible materials shall be suspended above it, without so protecting it as to prevent such materials from falling upon or coming in contact with it.

[Shavings.]

SEC. 29. Every person making or using shavings shall, at the close of each day, cause the same to be securely stowed or disposed of so as to be safe from fire.

[Permit to kindle Bonfire. Burning of Buildings.]

SEC. 30. No person shall so kindle or light, or cause to be kindled or lighted, any bonfires, without having first obtained a written permit from the Mayor, approved by a majority of the Committee of the Board of Supervisors on Fire and Water; and no person shall set fire, or cause fire to be set to any building or structure.

[Arson : Reward for arrest and conviction of Offender.]

SEC. 31. Whenever a fire shall appear to have been caused by incendiarism, or when any bonfire shall have been kindled, or fire shall have been set to a building or structure, in violation of the preceding section, the Mayor may, at his discretion, offer a reward of not more than two hundred and fifty dollars for the arrest and conviction of the offender; and any reward which may become payable under the offer of the Mayor, shall be paid out of the treasury of the city and county.

[Storing Gunpowder.]

SEC. 32. No person shall receive, keep, or store, or cause to be received, kept, or stored, or aid or assist any person in receiving, keeping, or storing

gunpowder in a larger quantity than ten pounds, into or in any building, or upon any premises, except duly licensed powder magazines, unless the person receiving, keeping, or storing the same, shall be authorized and entitled to sell gunpowder, as provided in Chapter VIII, or shall be in the daily use thereof, in excavating rock.

SEC. 33. No person shall receive, keep, or store, or have at any one time, in any one place, except duly licensed powder magazines, more than fifty pounds of gunpowder.

[Gunpowder, how kept.]

SEC. 34. Any person, keeping, storing, or having more than ten pounds of gunpowder in any one place, except duly licensed powder magazines, shall keep the same in an air-tight metallic vessel—which vessel shall be marked with the word “gunpowder,” in plain Roman letters, not less than three inches in height and of proportionate width, and shall be kept at all times conspicuously in view, near the entrance of the premises where kept, and convenient for removal therefrom.

[Gunpowder, conveyance of.]

SEC. 35. No person shall convey, or cause to be conveyed, or assist in conveying in any vehicle any gunpowder, unless the same shall be securely packed in close packages, nor unless such packages shall be securely covered while in the vehicle.

[Gunpowder: Shipping, Discharging and having it on Board. When landed to be immediately forwarded.]

SEC. 36. No person shall discharge gunpowder from any vessel, except from ship's side or tackles, and before the vessel shall have been hauled up to the wharf. No vessel shall be permitted to remain at the wharf more than twenty-four hours after receiving gunpowder on board; and if a vessel shall lie at the wharf over night, a watchman shall be kept on duty on board all night. All gunpowder deposited on the wharf for shipment, shall be immediately passed on board the vessel which is to receive the same. All gunpowder landed or placed on any sidewalk, street, or public way for forwarding or shipment, shall be forwarded or shipped immediately after it shall have been so landed or placed.

[Vessels having Powder on board to be afloat at Low Tide.]

SEC. 37. It shall be unlawful for any vessel to lie at any wharf, pier or bulkhead, with powder on board, unless such vessel will be afloat at low tide.

[Explosive Substances other than Gunpowder.]

SEC. 38. No person shall receive, keep, or store, or suffer to remain in any place within five hundred yards of any dwelling-house or place of business, or within two hundred yards of any public highway, any explosive substance except gunpowder, having an explosive power equal to that of ordinary gunpowder.

[Powder: When to be taken by Chief of Police.]

SEC. 39. The Chief of Police shall take possession of and safely store all powder that may be stored, placed, or deposited in violation of any of the provisions of the preceding sections, and shall keep such gunpowder until all expenses incurred by him in removing and storing the same shall have been refunded or repaid to him. But the acts of the Chief of Police in relation thereto shall not relieve any person from any penalty theretofore incurred.

[Injury to Fire Alarm and Police Telegraph.]

SEC. 40. No person shall break, remove, or injure any of the parts or appurtenances of the Fire Alarm and Police Telegraph without authority or permission from the Superintendent thereof.*

[Fitting Key to Lock of Signal Box—False Alarm, etc.]

SEC. 41. No person shall make or fit any key to the lock of any signal box of the Fire Alarm and Police Telegraph, or pick or force the lock of any such signal box without the authority or consent of the Superintendent of said telegraph; and no person shall wilfully make, or cause to be made, any false alarm of fire, by means of said telegraph, or otherwise.*

[Notice of removal of any portion of Telegraph.]

SEC. 42. Whenever it shall be necessary for any person, in the pursuit of a lawful object, to remove, interfere with, or disturb any portion of the Fire Alarm and Police Telegraph, he shall give, or cause to be given, to the Superintendent of said telegraph, or to the operator on duty at the office thereof, a notice, which shall be given between the hours of six o'clock A. M. and twelve o'clock, meridian, stating the locality at which, and the manner in which, it shall be necessary to remove, interfere with, or disturb the same. If the Superintendent shall not, within six hours after such notice, take charge of and attend to such removal, disturbance, or interference, the person giving, or causing to be given, the notice aforesaid, may proceed, and without the authority or consent of said Superintendent, and take down or remove any portion of said telegraph.*

[Board of Fire Wardens.]

SEC. 43. The Board of Fire Wardens shall consist of the Chief Engineer, the Assistant Engineers, the Secretary of the Fire Department, and the Fire Marshal; and any act done by a majority of said Board shall be deemed to be the act of the whole Board.

[Penalty for Violation of Provisions of Chapter.]

SEC. 44. Any person or persons violating any of the provisions of this chapter, shall be deemed guilty of a misdemeanor; and on conviction, shall be punished by a fine of not less than ten dollars nor more than five hundred dol-

* See in connection with this section Order No. 865, *post*.

lars, or by imprisonment in the county jail not less than five days nor more than three months, or by both such fine and imprisonment; and each day a maintaining or continuation of such violation, the same shall be deemed a new offence, and punished accordingly.

[Enforcement of Provisions of Chapter.]

SEC. 45. The Chief Engineer of the Fire Department, the Assistant Engineers, the Secretary of the Fire Department, and the Fire Marshal, are directed to see that the provisions of this chapter are enforced, and to make complaints in the Police Judge's Court for the violation of the provisions thereof.

[Repeal.]

SEC. 46. All orders and ordinances in conflict with any of the provisions of this order [chapter] are hereby repealed. [Whole chapter amended August 21, 1866, Order 725; *vide* Sections 1 and 18, subsequently amended.]

CHAPTER VII.

REGULATING THE USE OF VEHICLES ON THE PUBLIC STREETS, AND BOATS IN THE WATERS OF THE BAY.

[*Title Amended July 25, 1866. Order No. 718.*]

[Hackney Carriage defined.]

SECTION 1. Every vehicle, except railroad cars, which shall be used in this city and county for the conveyance of persons by land from place to place, for hire, shall be deemed a hackney carriage, within the meaning of this Order.

[Hackney Carriages, Chief of Police may Regulate, Standing of, Route, etc.]

SEC. 2. Whenever several hackney carriages attend at any place for or with passengers, the Chief of Police, or any person or persons by him authorized, may give directions respecting the standing of such carriages, while waiting for, taking up, or putting down their passengers, and the route they shall go when leaving any place of entertainment; and if any owner, driver, or other person, having the care of such carriage, shall refuse to obey any such order or direction of the Chief of Police, or any person or persons by him authorized, the person so refusing shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than ten dollars nor more than fifty dollars, or by imprisonment in the county jail not less than two days nor more than twenty-five days.

[Stands, Hackney Carriages. Proviso; Portsmouth Square.]

SEC. 3. Hackney carriages may stand waiting for employment at all times at the stands designated in section four of this Chapter, and such other place

or places as the Mayor may, from time to time, designate, but at no other place, if objected to by the owner or occupant of the building in front of which they may stand; *provided*, that between nine o'clock A. M. and five o'clock P. M., on week days, not more than eight hacks shall stand on the east side of Portsmouth Square, or Kearny street—two of which shall stand near the crossing of Washington street, and six near the crossing of Clay street. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than twenty dollars, or by imprisonment in the county jail not less than two days nor more than ten days. [Amended May 22, 1866, Order 704.]

[Hack Stands specified.]

SEC. 4. The following shall be the stands for hackney carriages, to wit:
Around Portsmouth Square.
Around Union Square.
Around Washington Square.
At the Oakland Ferry.
And at the Steamboat Landings.

[Hacks, how to stand.]

SEC. 5. No person having charge of a hackney carriage shall allow the same to stand within ten (10) feet of any street crossing, nor at a greater distance than two (2) feet from the outer edge of any sidewalk. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than ten dollars, or by imprisonment in the county jail not less than two days nor more than five days.

[Driver thrice convicted of a Violation of Provisions.]

SEC. 6. Any driver of a hackney carriage who shall be thrice convicted of a breach of any of the provisions of this chapter or Chapter VIII of this Order, shall be deprived of his license, and may be debarred from obtaining another.

[Rates of Fare.]

SEC. 7. No person shall collect or receive a higher rate of fare than is specified in the following schedule, to wit: For a railroad car, the rates designated by law; for a hackney carriage, drawn by more than one horse, for one person, not exceeding one mile, \$1.50; and for more than one person, not exceeding one mile, \$2.50; for each additional mile, for each passenger, \$0.50; for four or less persons, when engaged by the hour, to be computed for the time occupied in going and returning, including detention, \$3 for the first hour, and \$2 for each subsequent hour. For a hackney carriage drawn by one horse, for one person, not exceeding one mile, \$1; for more than one person, not exceeding one mile, \$1.50; for each passenger, for each additional mile, \$0.25; for

two persons, when engaged by the hour, to be computed for the time occupied in going and returning, including detention, \$1.50 for the first hour, and \$1 for each subsequent hour; and no extra charge to any passenger shall be made for the ordinary amount of baggage. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than twenty dollars, or by imprisonment in the county jail not less than two days nor more than ten days.

[Distances from Steamboat Landings.]

SEC. 8. From any landing of any steamboat to any point east of the west line of Larkin street and north of the south line of Brannan street and east of Third street, shall, in all cases, be estimated not to exceed one mile.

[Number of Carriage and Rates of Fare to be posted in Carriage.]

SEC. 9. Every driver of a hackney carriage shall at all times keep conspicuously posted within the carriage of which he may have charge, in such position as to be easily read, the number of such carriage, and also a notice showing the rates of fare which may be lawfully charged for the use thereof. Any person who shall violate any of the provisions of this section, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than twenty dollars, or by imprisonment in the county jail not less than two days nor more than ten days.

[Lighted Lanterns on Carriages.]

SEC. 10. No person shall use, or drive, or have upon a public street or stand, a hackney carriage at night, without having a lighted lantern affixed to each side thereof, near the driver's seat. Any person who shall violate any of the provisions of this section, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than twenty-five dollars, or by imprisonment in the county jail not more than twelve days.

[" Job Wagons " Defined.]

SEC. 11. Every vehicle which shall be used for the conveyance of goods, packages, or freight from place to place in this city and county for hire (except hand-carts, and except, also, the vehicles used by merchants, dealers and manufacturers exclusively for the delivery of their wares to customers), shall be deemed a job wagon, within the meaning of this order.

[Stands: Job Wagons.]

SEC. 12. No person having the charge or control of a job wagon shall occupy, as a stand for the same, any portion of Montgomery or Kearny street in front of any building, nor of any other street in front of any building, when the owner or occupant of such building shall object. Any person who shall violate any of the provisions of this section, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not

more than ten dollars, or by imprisonment in the county jail not more than five days.

[Vehicles or Animals obstructing Crossings.]

SEC. 13. It shall be unlawful for the owner or driver, or any person having control of any omnibus or railroad car, or of any hack, cart, or any vehicle whatsoever, or of any horse or animal whatever, to allow, permit, or suffer the said omnibus or rail car, hack or vehicle, or said horse or animal, to be or remain in such a manner as to obstruct the crossing of any public street from one sidewalk to another, in the City and County of San Francisco, for any period of time whatever. Any person violating the provisions of this section, shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine of not less than five dollars nor more than twenty dollars, or by imprisonment not less than two nor more than ten days. [Amended June 19, 1866, Order 709.]

[“ Boat ” Defined]

SEC. 14. Every water craft, whether propelled by manual power or by the wind, which shall be kept and used in the city and county for the conveyance of persons from place to place, shall be deemed a boat, within the meaning of this order. [Amended July 25, 1866, Order 718.]

[False representations concerning Ownership of Vehicle or Boat.]

SEC. 15. No person having charge of or soliciting patronage for any vehicle or boat shall, for the purpose of securing such patronage, make any false representations concerning the ownership or employment of such vehicle or boat. Any person who shall violate any of the provisions of this section, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than twenty dollars, or by imprisonment in the county jail not more than ten days. [Amended July 25, 1866, Order 718.]

[Vehicles and Boats to be Numbered—Collector of Licenses to designate and furnish Numbers.]

SEC. 16. Every vehicle, or boat, which, by the provisions of this order is required to be licensed, and every vehicle used in the transaction of any business, shall have a number. Such number shall be designated by the Collector of Licenses, and shall be permanent, without regard to the ownership of the vehicle or boat. No two vehicles of the same class shall have the same number. The Collector of Licenses, upon designating the number of a vehicle or boat, shall furnish the owner thereof with two tins with such numbers printed [or painted] thereon, in plain Arabic figures, not less than one inch and a half in height and of proportionate width. [Amended July 25, 1866, Order 718.]

[Number of Vehicles and Boats, where placed.]

SEC. 17. The number designated for any vehicle or boat shall be placed thereon in two places, either by tacking thereupon the tins furnished by the Collector of Licenses, or by painting such number upon the vehicle or boat, in

plain Arabic figures, not less than one inch and a half in height and of proportionate width, and of such color as to be readily seen and distinguished. The numbers of vehicles shall be placed as follows :

On both sides of each hack—on the sill, six or more inches forward from the step.

On both sides of each coupee—below the driver's seat.

On both sides of each stage coach—on the box below the driver's foot-board.

On both sides of each omnibus—on the end of the driver's seat.

On both sides of each truck—midway between the forward and hind wheels.

On both sides of each dray—on the side-rail forward of the wheel, or on the shaft, between one and four inches forward of the platform.

On both sides of each wagon with a body—over the forward wheel, and not on the seat or rack.

On both sides of each wagon without a body—on each end of the rear side of the bolster of the hind axle, as near the wheel as practicable.

On both sides of each water or sprinkling vehicle—on the centre of the cask or tank, between six and ten inches above the wheel.

On both sides of each cart—near the forward end, and not on the sideboard.

Every vehicle, which, by this order is required to carry lamps, shall have its number, in plain figures, at least two inches in length, painted with black paint upon each of said lamps, in such manner that the same can be distinctly seen and known when such vehicle may be standing or in motion.

The number of each boat shall be placed on both sides thereof, near the stern, upon the side of or immediately below the gunwale. [Amended July 25, 1866, Order 718.]

[Vehicle or Boat not to be used without being Numbered.]

SEC. 18. No person shall use or drive, or permit to be used or driven, any vehicle or boat belonging to him, or under his control, which, by any of the provisions of this order is required to be numbered, without having the appropriate number thereof, and no other, placed thereupon in the manner and place provided in section seventeen of this chapter, nor with such number inverted, covered, mutilated, obliterated, or obscurely painted, or illegible. Any person who shall violate any of the provisions of this section, shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine of not less than five dollars nor more than one hundred dollars, or by imprisonment in the county jail, not less than two days nor more than one hundred days. [Amended July 25, 1866, Order 718.]

[Number to be given on Demand.]

SEC. 19. No person driving or having the control of any vehicle on which a number is required to be placed, shall, on the inquiry of any citizen, refuse to give the number of his vehicle, or give a wrong number in answer to such inquiry. Any person who shall violate any of the provisions of this section, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall

be punished by a fine of not less than ten dollars nor more than fifty dollars, or by imprisonment in the county jail, not less than five days nor more than twenty-five days.

CHAPTER VIII.

MUNICIPAL LICENSES.

[Occupations required to be Licensed.]

SECTION 1. No person not being licensed as provided in this chapter, shall engage in or transact the business of banker, broker, expressman, express agent, life insurer, life insurance agent, peddler, dealer in provisions or produce, owner of any vehicle not hereinafter in this chapter specially excepted, driver of a hackney carriage, owner or keeper of a boat, runner, soliciting agent, butcher (either as employer or employee), keeper of a laundry, keeper of a hotel, boarding-house, lodging-house, restaurant, saloon or place of refreshment, keeper of a public dance-house or common ball-room, keeper of a shooting gallery, vender of gunpowder or pyrotechnics, or owner or keeper of a gunpowder magazine. Any person who shall violate any of the provisions of this chapter, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished, in all cases not otherwise specially provided for, by a fine of not less than five dollars nor more than five hundred dollars, or by imprisonment in the county jail not less than two days nor more than six months.* [Amended July 25, 1866, Order 718.]

[Transfer of License to be Recorded.]

SEC. 2. No license granted or issued under any of the provisions of this chapter shall be in any manner assignable or transferable, or authorize any person other than is therein mentioned or named to do business, or authorize any business other than is therein mentioned or named to be done or transacted, or the business therein mentioned or named to be done or transacted at any place other than is therein mentioned or named, without permission from either the Auditor or Collector of Licenses indorsed thereupon. The Auditor or Collector of Licenses, as the case may be, shall, at the time of granting such permission, immediately record such change or transfer upon the proper registry.

[Trial of Criminal Action. Production of License.]

SEC. 3. Upon the trial of any criminal action, brought under or arising from any provision or provisions of this chapter, the defendant shall be deemed

* See in connection with this section Order No. 762, *post*.

not to have procured the municipal license required for the then current time, unless he or she either produces the same or proves having paid for the same to the proper officer.

[Evidence of Liability of party to pay License.]

SEC. 4. In any action brought under or arising out of any of the provisions of this chapter, the fact that a party thereto represented himself or herself as engaged in any business or calling, for the transaction of which a license is by this chapter required, or that such party exhibited a sign indicating such business or calling, shall be conclusive evidence of the liability of such party to pay for a license.

[Licenses, when Payable. Proviso.]

SEC. 5. Licenses for drivers of hackney carriages, and licenses for all vehicles except railroad cars, shall be paid annually in advance; and all other licenses, including licenses for railroad cars, shall be paid quarterly in advance; *provided, however*, that whenever any business hereinafter specified shall be commenced after the expiration of the first half of any quarter, the license therefor, if not a vehicle license, may be issued for the remaining portion of such quarter, upon the payment therefor of one-half of the sum required for a license to conduct such business during the whole quarter.

[Date of Licenses.]

SEC. 6. All licenses, except for owners and drivers of vehicles, and owners and keepers of boats, shall date from the first day of January, April, July and October of each year. All licenses for owners and drivers of hackney carriages, and owners and keepers of boats, shall date from the first day of January or July of each year. All licenses for vehicles, other than hackney carriages, shall date from the first day of January or July of each year. [Amended July 25, 1866, Order 718.]

[Licenses payable in Coin.]

SEC. 7. All licenses shall be paid for in the gold and silver coin of the United States.

[License to be Exhibited.]

SEC. 8. Every person having a license under the provisions of this chapter, shall exhibit the same at all times while in force, in some conspicuous part of his or her place of business, and shall produce the same when applying for a renewal, or when requested to do so by any Supervisor or any officer of the License or Police Department.

[Rates of License.]

SEC. 9. The rates of license shall be according to the following schedule:

[Bankers, Brokers, Expressmen.]

1. For bankers, brokers, expressmen, and express agents, whose commissions or gross profits are not less than \$10,000 per quarter, twenty-five dollars per

quarter; for those whose commissions or gross profits are less than \$10,000 and not less than \$6,000 per quarter, fifteen dollars; for those whose commissions or gross profits are less than \$6,000 and not less than \$3,000 per quarter, seven and a half dollars; for those whose commissions or gross profits are less than \$3,000 and not less than \$1,500 per quarter, four dollars; and for those whose commissions or gross profits are less than \$1,500 per quarter, two and a half dollars.

[Life Insurers.]

2. For life insurers and life insurance agents, ten dollars per quarter.

[Hotels, Boarding-houses, etc.]

3. For keepers of hotels, boarding-houses, lodging-houses, restaurants, saloons, and places of refreshment, whose average gross receipts are not less than \$4,000 per month, fifteen dollars per quarter; for those whose gross receipts are less than \$4,000 and not less than \$2,000 per month, seven and a half dollars; [for] those whose gross receipts are less than \$2,000 and not less than \$1,000 per month, two and a half dollars; for those whose gross receipts are less than \$1,000 per month, one dollar and twenty-five cents.

[Dance-houses, Ball-rooms, etc.]

4. For keepers of public dance-houses, common ball-rooms, and places of entertainment, where females are employed to wait or attend in any manner, or furnish refreshments or liquors to the audience or spectators, seventy-five dollars per quarter or ten dollars per night, in addition to the liquor license required by law to be paid.

[Venders of Gunpowder.]

5. For venders of gunpowder or pyrotechnics not having a State or county license, five dollars per quarter; and for those having a State or county license, two and a half dollars.

[Keepers of Gunpowder Magazines.]

6. For keepers of gunpowder magazines thirty dollars per quarter.

[Keepers of Shooting Galleries.]

7. For keepers of shooting galleries, seven dollars and fifty cents per quarter, exclusive of powder license.

[Peddlers of Merchandise.]

8. For peddlers of merchandise, except patent medicines, illuminating oils, soaps, charcoal and blacking, fifty dollars per quarter. For peddlers of said excepted articles, from vehicles drawn by animal power, fifteen dollars per quarter; and from hand vehicles or baskets, seven dollars and fifty cents.

[Peddlers of Meats, Vegetables, etc.]

9. For peddlers of meat, fish, vegetables, fruit, game, poultry, eggs, cheese, butter, and produce from vehicles drawn by one or more than one animal, east

of Larkin street and northeast of Ninth street, twenty dollars per quarter for each vehicle used; for peddlers of said articles from vehicles drawn by one or more than one animal, west of Larkin street and southwest of Ninth street, ten dollars per quarter for each vehicle used; for peddlers of said articles from hand vehicles or baskets, one-half the rates charged for vehicles drawn by animal power; *provided*, that any person having an unexpired license under the provisions of subdivision eleven of this section, for any business location in that portion of the city lying west of Larkin street and southwest of Ninth street, and being actually engaged at such location, in the business so licensed, may obtain a license for peddling within said limits, upon the payment of one-half of the above-named rates.

[Produce Venders in Markets.]

10. For venders of provisions and produce in public markets, where stalls or stands are rented, and where provisions and produce are exposed for sale, four dollars per quarter for each stand rented or used; *provided, however*, that the keeper of any public market having not less than five stalls, may take out license for the whole market at the rate of two dollars and a half for each stall.

[Bakers, Venders of Confectionery, etc.]

11. For bakers, and venders of provisions, produce, confectionery and pastry, in any other place than a stall upon a public street or in a public market, whose gross sales are not less than \$10,000 per quarter, seven and a half dollars per quarter; for those whose gross sales are less than \$10,000, and not less than \$7,000 per quarter, five dollars; for those whose gross sales are less than \$7,000 and not less than \$5,000 per quarter, three dollars; for those whose gross sales are less than \$5,000 per quarter, two dollars.

[Fruit Venders on Street.]

12. For venders of fruit and confectionery from stands upon the public streets, outside the curb of the sidewalk, one dollar per quarter.

[Butchers and Slaughter-House Keepers.]

13. For butchers and keepers of slaughter houses, if payment be made before the fifteenth day of the last month in any quarter, one dollar per quarter for every hundred or fraction of a hundred head of large stock, and fifty cents for each hundred or fraction of a hundred of small stock slaughtered per quarter; and if not paid before the fifteenth day of the last month of a quarter, double those rates; *provided*, that any party voluntarily paying during the first month in any quarter, twenty dollars, may obtain a license for such quarter for any one slaughter house, without reference to the number or kind of animals slaughtered. Within the meaning of this subdivision, the term "large stock" shall include all horned cattle over eighteen months of age, and the term "small stock" shall include all horned cattle under eighteen months of age and all calves, sheep, lambs, and hogs; and parties slaughtering both kinds of stock shall pay license for both.

[Shipping Office Keepers.]

14. For keepers of shipping offices, ten dollars.

[Passenger Cars.]

15. For owners of railroad passenger cars, for each car moved by steam, one hundred dollars per annum; for each car drawn by animal power, fifty dollars per annum.

[Freight Cars.]

16. For owners of railroad freight or dirt cars, for each car, twenty dollars per annum.

[Hackney Carriages.]

17. For owners of hackney carriages, for each vehicle drawn by more than one horse, and having seats for more than four passengers, ten dollars per annum; for each vehicle drawn by more than one animal, and not having seats for more than four persons, five dollars; for each vehicle drawn by one horse, three dollars.

[Drivers Hackney Carriages.]

18. For drivers of hackney carriages, one dollar per annum.

[Sprinkling Carts.]

19. For owners and drivers of vehicles used for sprinkling, for each vehicle drawn by more than one animal, two dollars per annum; for each vehicle drawn by one animal, one dollar.

[Night Carts.]

20. For owners and drivers of night carts, or wagons, for each vehicle, two dollars per annum.

[Hand Carts.]

21. For owners of hand-carts, fifty cents per annum.

[Vehicles used for supplying Customers, etc.]

22. For duly licensed venders of milk, provisions, meat, produce, and groceries, for each vehicle used only for the delivery of their goods, wares and merchandise to consumers, one dollar per annum; for duly licensed peddlers, keepers of laundries and keepers of slaughter-houses, for each vehicle used only to carry on their business, one dollar per annum. For owners of all other kinds of vehicles, except private carriages, for each vehicle drawn by more than one horse, two and a half dollars per annum; for each vehicle drawn by one horse, one dollar and a half.

[Assayers, Melters and Refiners.]

23. For assayers of ores and precious metals, and melters and refiners of precious metals, whose gross commissions and percentage are more than \$2,000 per month, fifteen dollars per quarter; for those whose gross commissions and percentage are less than \$2,000, eight dollars.

[Race Courses and Exhibitions.]

24. For keepers of race courses and for persons engaged in public exhibitions of any kind therein, for each exhibition not continuing more than one day, and for each day of any exhibition, five dollars; *provided*, that the keeper of any race course, by payment of thirty dollars, may procure therefor a license for a whole quarter or any portion of a quarter, which license shall exempt from further license all persons engaged in any exhibition at or upon such race course; but no such license shall be granted unless applied for and paid at least six hours previous to the exhibition intended to be included within the license.

[Laundries.]

25. For keepers of laundries and laundry offices who employ therefor one vehicle drawn by animal power, two dollars per quarter; for those who employ two such vehicles, four dollars; and for those employing more than two such vehicles, fifteen dollars.

[Street Musicians.]

26. For street musicians, ten dollars per quarter for each instrument used.

[Owners of Boats.]

27. For owners of boats, twenty dollars per annum for each boat.

[Gratuitous License.]

28. If any person shall furnish such evidence as shall satisfy the Mayor, Auditor, Police Judge, and Collector of Licenses, that he or she, by reason of misfortune or physical infirmities, merits exemption from the provisions of any section or clause of this chapter, a free or gratuitous license may be issued to such party—said license to bear the signatures of the Mayor, Auditor, Police Judge, and Collector of Licenses. [Amended July 25, 1866, Order 719.]

[“Bankers” and “Brokers” Defined.]

Sec. 10. The terms “bankers” and “brokers” shall include all persons, firms and corporations engaged in buying or selling bills of exchange, drafts, gold dust, gold bars, bullion, evidences of indebtedness or stocks; and all brokers of bills, bullion, exchange, real estate, houses or rents, stocks, scrips or merchandise; and all persons, firms and corporations, except pawnbrokers, engaged either as principals or agents, in discounting negotiable paper, or for pay or reward procuring such paper to be discounted, or lending money on securities, or for pay or reward procure for others the loan of money on securities.

[“Expressman” and “Express Agent” Defined.]

The term “expressman” and “express agent” shall include all persons, firms and corporations engaged as common carriers in expressing, transmitting or conveying gold dust, bars, bullion, coin or general merchandise from or to any place without the city and county.

[“ Peddlers” Defined.]

The term “peddlers” shall include all persons who shall carry from place to place and sell, or offer to sell, any goods or wares except religious publications, newspapers, periodicals, water, flowers, confectionery, nuts, or matches; *provided*, that persons furnishing to licensed retail dealers articles manufactured in this city and county, from hand or licensed vehicles belonging to the manufacturers of such articles, shall not be deemed peddlers within the meaning of this section.

[“ Keepers of Shipping Offices” Defined.]

The term “keepers of shipping offices” shall include all persons engaged in the ordinary business of shipping offices, and all persons providing, procuring or furnishing seamen for any boat or vessel, or for any person.

[“ Runners” and “ Soliciting Agents” Defined. Runners to wear Badges.]

The terms “runners” and “soliciting agents” shall include all persons engaged in soliciting or endeavoring to influence or secure passengers or freight for any vehicle, boat, vessel or steamboat—except the owner or advertising agent of such vehicle, boat, vessel or steamboat; and all persons engaged in soliciting others to attend any opera, concert, melodeon, theatre, theatrical show or circus (except such shows and performances as are given for charitable, religious or school purposes); and all persons soliciting, or endeavoring to influence or secure boarders, lodgers, or custom for any hotel, tavern, boarding-house, lodging-house or restaurant—except the owner or manager of such hotel, tavern, boarding-house, lodging-house or restaurant; and except duly licensed drivers of hackney carriages owned by such owner or manager, and used only for the purpose of conveying persons to and from such hotel, tavern, boarding-house, lodging-house, or restaurant. And every runner and soliciting agent for a hotel, tavern, lodging-house, or restaurant, and every driver of a hackney carriage mentioned in this section as not included by the terms runners and soliciting agents, shall, while engaged in his calling, wear conspicuously exposed upon his hat or the lapel of his coat, a badge showing by the proper designation, in plain Roman letters, of such size, form, and color, as to be readily seen and read, the particular establishment for which he shall be employed. [Amended July 25, 1866, Order 718.]

[License, Individual, Firm or Corporation.]

SEC. 11. A license for any business conducted at a particular or fixed locality, except those branches of business mentioned in sections twelve and thirteen of this chapter, shall authorize the transaction of such business by an individual, a firm or a corporation; but every such license shall specify, by name, the person, firm or corporation to whom or which it shall be issued, and shall designate the particular place at which the business shall be carried on.

[Butchers—Separate Licenses. Proviso: Commutation.]

SEC. 12. Every person engaged in the business of a butcher, either for him-

self or as employee, and every person or firm engaged in keeping or carrying on a slaughter-house, shall have a separate license; *provided*, that if the employee of any butcher shall procure a commutation license, as provided in subdivision thirteen, section nine, such license shall exempt all the employees of such employer from further license during the time such commutation license shall remain in force.

[Butchers—Sworn Statement.]

SEC. 13. Every person or firm keeping a slaughter-house or carrying on the business of a butcher (not having procured a commutation license), and every person employed in a slaughter-house or by a person or firm engaged in the business of a butcher, and liable to procure a license under the preceding provisions of this chapter, shall, during the first ten days of the last month of every quarter, render, at the office of the Collector of Licenses, a sworn statement of the number of each class of animals killed by the person or firm making the statement, during the first two months of said quarter; and for the purpose of ascertaining the rate of license, the monthly average for the first two months of the quarter shall constitute the monthly average for the whole quarter.

[Charge for furnishing Number for Vehicle.]

SEC. 14. At the time of designating and furnishing the number of a vehicle, the Collector of Licenses shall collect from the owner thereof, in addition to the license, the sum of one dollar for such number. [Amended July 25, 1866, Order 718.]

[Commutation.]

SEC. 15. Any person may procure a license to use a vehicle for three months or less, upon payment of one-half the prescribed annual rate.

[Date and Term of Licenses.]

SEC. 16. All licenses for hackney carriages, or boats, shall date from the first day of January or July of each year, and shall be issued for the term of one year. All licenses for railroad cars shall date from the first day of January, April, July and October of each year, and shall be issued for the term of three months. All other licenses for vehicles, except those provided for in section fifteen, shall date from the first day of January or July of each year, and shall be issued for the term of one year. [Amended July 25, 1866, Order 718.]

[Delinquent Licenses.]

SEC. 17. All licenses on vehicles which shall become due on the first day of January or July, shall be considered delinquent if not paid within one month after such date; and for every month or fraction of a month a license shall remain delinquent after the one month allowed from the first day of January or July, as aforesaid, there shall be added to the whole amount of such license, one-quarter thereof, which shall be collected in the same manner as the license. But the addition of any amount to a license shall not exempt the person from

whom the same may be collected, from any penalty to which he might otherwise be liable.

[Driver's License.]

SEC. 18. "A license, as owner of a hackney carriage, shall not entitle the holder thereof to act as driver; but such holder may take out in his own name a license to act as driver, which shall be unassignable. The holder of each owner's license may also have one driver's license issued to any one at his request and upon his recommendation, and no more. Any driver's license may be revoked and annulled at the request of the owner, or assignee of the owner at whose request it shall have been issued; and upon the revocation or annulling of a driver's license, a new license may be issued at the request and upon the recommendation of the person procuring such revocation and annulling. [Amended August 5, 1867, Order No. 785.]

[Only Licensed Drivers to drive Hackney Carriages.]

SEC. 19. No owner of a hackney carriage shall permit or suffer any such carriage belonging to or used by him to be driven by any but a licensed driver. And no person shall drive any hackney carriage without being at the time licensed to drive that particular carriage. No driver of a hackney carriage shall solicit passengers or patronage except for the vehicle of which he is owner; and no driver of such carriage shall solicit passengers or patronage for any vehicle except that for which he is specially licensed as driver. And no person except the regularly licensed owner or driver shall solicit passengers or patronage for any hackney carriage. Any person who shall violate any of the provisions of this section, shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine of not less than five nor more than two hundred dollars, or by imprisonment in the county jail not less than two days nor more than one hundred days. [Amended August 5, 1867, Order 785.]

[License to state Number of Vehicle or Boat. Sale or Assignment of License.]

SEC. 20. Every license for a vehicle or boat shall state the number of the vehicle or boat for which it shall be issued. No such license shall be sold, assigned, or transferred without the consent of the Mayor indorsed thereon; and the person in whose name the license is taken out for a vehicle or boat, shall, for all the purposes of this order, be considered as the owner of said vehicle or boat, and liable to all forfeitures and penalties herein contained, until such license shall be duly transferred, as provided by section two of this chapter. [Amended July 25, 1866, Order 718.]

[Applicant may be examined and required to subscribe Sworn Statement.]

SEC. 21. In all cases where the rate of license depends upon the receipts or profits of the business, or upon the amount of business done, or upon the number of vehicles used, or upon any other matter peculiarly within the knowledge of the applicant for license, such applicant may be examined in regard to such matters, and may be required to subscribe to a sworn statement

or affidavit that he has, to the best of his knowledge and belief, truly answered all questions touching the amount of license for which he applies or is liable. And if any person applying for license shall make any false statement in regard to his business, with intent thereby to procure a license at less rates than those provided in this chapter, he shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished as provided in section one of this chapter, and shall be adjudged to forfeit his license.

[Certain persons having State or County Licenses.]

SEC. 22. No banker, broker, expressman, express agent, life insurer or life insurance agent, having a State or county license, shall be required to procure a license under the provisions of this chapter.

[Conviction not to exempt from Payment of License.]

SEC. 23. The conviction and punishment of any person for transacting any business without a license, shall not excuse or exempt such person from the payment of any license due or unpaid at the time of such conviction.

[Collector of Licenses—Office.]

SEC. 24. The Collector of Licenses shall keep a public office in the City Hall, in as close proximity to the offices of the Auditor and Treasurer as may be convenient, which said office, together with the necessary furniture, books and stationery therefor, shall be furnished by authority of the Board of Supervisors.

[Bonds, etc., of License Collector and Deputies.]

SEC. 25. Before entering upon his official duties, the Collector of Licenses shall give a good and sufficient bond, in the penal sum of five thousand dollars; and each Deputy Collector of Licenses shall give a good and sufficient bond, in the penal sum of two thousand dollars; each bond to be given with two or more sufficient sureties, conditioned for the faithful discharge, by the officer giving the bond, of his official duties under this chapter, or any subsequent order of the Board of Supervisors; *provided*, that the bonds of the Collector of Licenses and Deputy Collectors of Licenses existing and in force at the time of the passage of this order, shall not be rendered void and inoperative by reason of the passage of this order.

[Duty of Collector and Deputies.]

SEC. 26. It shall be the duty of the Collector of Licenses and Deputy Collectors of Licenses, under the supervision and direction of the Board of Supervisors, to attend to the collection of licenses, to examine places of business and persons liable to pay licenses, and to see that such licenses are taken out, and that no other business than that described in the license is carried on or transacted.

[Auditor to sign Blank Licenses and deliver to Collector of Licenses. Settlement with, and Sworn Statement by Collector.]

SEC. 27. The Auditor shall be furnished with all municipal license blanks by authority of the Board of Supervisors, and shall sign the same, and from

time to time, as they may be required, shall deliver the same to the Collector of Licenses, charging him therewith, and taking from him a receipt therefor (at each time of delivery), specifying, both in such charge and receipt, the total number and value of blanks so delivered, also the classes and number and value of each class; and at the close of the months of March, June, September and December, in each year, shall demand and receive from the Collector of Licenses all such blanks not issued and paid for, and immediately credit him therewith, specifying classes and values, in manner as hereinbefore provided. He shall, at the same time, credit the Collector of Licenses with all the licenses issued and paid for during the quarter just expired, specifying classes and values as hereinbefore provided, and cancel the account in such a manner as to show a final quarterly settlement with the said Collector. He shall, on the first Monday in January, April, July and October, in each year, require from the Collector a sworn quarterly report or statement, in duplicate, for the quarter next preceding, one certified copy of which, if found correct, he shall immediately furnish to the Clerk of the Board of Supervisors.

[Duties of Collector of Licenses.]

SEC. 28. The Collector of Licenses shall number, countersign, issue, and keep a record of all municipal licenses. He shall also keep a record of the names, occupations, and places of business of all persons to whom he shall issue licenses, in which record the names shall be arranged in alphabetical order. He shall receive all moneys paid therefor, and shall, as often as once in each week, and whenever the amount thereof accumulated in his possession at any one time shall exceed the sum of twenty-five hundred dollars, and on the last day of March, June, September and December, in each year, pay over to the Treasurer all moneys in his possession, so received, rendering with each such payment a statement specifying the classes of licenses issued for which said moneys were paid, and the amount of money so received for each class. At the close of each quarter, to wit: on the last day of March, June, September and December, in each year, he shall return to the Auditor all license blanks in his possession not paid for; and on the first Monday in January, April, July and October, in each year, he shall render to the Auditor a quarterly statement, in duplicate, specifying therein the classes of license blanks received from and returned to the Auditor; also, the number of each class, and the total value thereof; likewise, the classes of licenses issued, and the number of licenses of each class issued, and the total value thereof, together with the amount of moneys paid over to the Treasurer during the quarter next preceding, which statement shall show a final quarterly settlement with the Auditor, and he shall make oath to the Auditor that such quarterly statement is, to the best of his knowledge and belief, correct in every particular, and that he has paid over to the Treasurer all moneys so received for licenses during such preceding quarter.

[Duties of Deputy Collector of Licenses.]

SEC. 29. The Deputy Collector of Licenses shall, under the direction and instructions of the Collector of Licenses, observing the forms, rules and regu-

lations prescribed by the said Collector, make to said Collector daily reports of duty performed, and daily payment of moneys collected for licenses; and at the close of each quarter he shall make oath to the Auditor that he has so paid over to the Collector of Licenses all such moneys.

CHAPTER IX.

THE PUBLIC POUND.

[Pound.]

SECTION 1. A Public Pound is hereby authorized, and the same shall be established at a place near to and west of Larkin street.

[Pound Keeper and Duties.]

SEC. 2. The Board of Supervisors shall appoint some suitable person whose duty it shall be to take up and receive into said pound all estrays and animals, except dogs licensed or muzzled, found running at large upon any public street, square or grounds in that portion of the city and county bounded by Fillmore street to the junction of Market and Ridley streets; thence along Market street to Twentieth street; and thence to Mission Creek and the city front, or within the limits of any cemetery, and all animals left standing upon a public highway in violation of any of the standing provisions of section fifteen or seventeen of chapter three of this order, and to keep all such animals until duly discharged. [Amended August 21, 1866, Order 723; March 26, 1867, Order 766; and June 15, 1869, Order 879.]

[Animals Trespassing may be taken and delivered to Pound Keeper.]

SEC. 3. Any animal found trespassing upon any private enclosure in this city and county may be taken up by any person and committed to the custody of the Pound Keeper, who shall hold the same subject to reasonable demands for damages, in addition to the fees prescribed in section ten of this chapter; and any person may take up and deliver to the Pound Keeper any animal which the Pound Keeper is, by section two of this chapter, required to take up; and may demand and receive out of the moneys collected upon the release or sale of such animal, the same fees that the Pound Keeper would be entitled to receive for like services, with reasonable compensation for feeding such animal, not more than twelve hours.

[Notice of taking up any Animal to be given to Pound Keeper.]

SEC. 4. Every person taking up any animal under the provisions of section three, within the limits prescribed by section two of this chapter, shall, within twelve hours after taking up such animal, or within four hours if the same be attached to a vehicle, give notice thereof to the Pound Keeper; and the Pound

Keeper shall thereupon take such animal into his custody. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than five dollars nor more than twenty dollars, or by imprisonment in the county jail not less than two days nor more than ten days.

[Record by Pound Keeper—Subsistence for Animals.]

SEC. 5. The Pound Keeper shall keep a true and faithful record of the number and description of all animals taken into his custody, with the date of their receipt and the date and manner of their disposal, and shall keep conspicuously posted at the entrance of the Pound a list of all animals therein detained. He shall also provide necessary subsistence for all animals while in his custody.

[Advertisement of Animals Impounded.]

SEC. 6. All animals, except dogs, taken into custody of the Pound Keeper, if not reclaimed within two days thereafter, shall be advertised in the official paper of the Board, as follows: horses, cows, bulls, oxen, mules, or asses, for seven days; all other animals for five days; *provided*, that swine, sheep, lambs and goats may be advertised by written notice conspicuously posted on the Pound gate.

[Sale of Animals—Fees and Charges.]

SEC. 7. Immediately upon the expiration of the time for advertisement, and after due advertisement as provided in section six of this chapter, the Pound Keeper shall sell all animals so advertised, and out of the proceeds of the sale thereof, pay his proper fees and charges, and all reasonable and proper demands made under the provisions of section three of this chapter. Any balance of the proceeds of a sale of any animal remaining after the payment of such fees, charges and demands, shall be paid into the city treasury, for the use of the owner of such animal, if claimed within six months thereafter; if not, the same shall be applied to the use of the hospitals, after paying the expenses of said Pound.

[Charges for Impounding, etc.]

SEC. 8. The charges upon every animal impounded shall be as follows: For every horse, mare, mule, ass, bull, ox or cow, two dollars, and one dollar per day for keeping; two dollars additional if advertised, five per cent. commission if sold, and one dollar for arresting and driving; for every colt, yearling or calf, sheep, goat or hog, one dollar and fifty cents per day for keeping, two dollars if advertised, five per cent. commission if sold, and fifty cents for arresting and driving; *provided*, that the Mayor may, in his discretion, upon the recommendation of the Pound Keeper, remit any of the above fees or charges.

[Redemption of Animals by Owner.]

SEC. 9. The owner or person entitled to the control of any animal impounded, may at any time before the sale or other disposition thereof, redeem

the same by paying to the Pound Keeper all proper fees and charges thereon, made by virtue of any of the provisions of this chapter.

[Dogs Unmuzzled running at large.]

SEC. 10. The Pound Keeper and his deputies shall seize and take or carry to the Public Pound every dog not securely muzzled, or not being led by a string, rope or chain, found running or being at large in any of the streets or places aforesaid, and to keep the same for the space of forty-eight hours, unless sooner redeemed by the owner or person having control thereof, as provided in the next section. Every dog so taken up and not redeemed within forty-eight hours shall be destroyed by the Pound Keeper.* [Amended March 26, 1867, Order 767.]

[Redemption of Dog.]

SEC. 11. The owner, or person having the control of any dog taken to the Public Pound may redeem the same within forty-eight hours, by paying the Pound Keeper five dollars.

[Report of Dogs Impounded.]

SEC. 12. The Pound Keeper shall make a true and correct report to the Board of Supervisors, under oath, every Monday, of the number of dogs taken by him to the Public Pound, and also of the number redeemed, and by whom redeemed.

[Fee, Impounding Dog.]

SEC. 13. The Pound Keeper shall be entitled to receive, for every dog taken by him to the Public Pound, fifty cents, to be audited by the Board of Supervisors, upon the sworn statement of the Pound Keeper, and paid out of the Urgent Necessity Fund, if the money received for the redemption of dogs be not sufficient.

[Deputies of Pound Keeper.]

SEC. 14. The Pound Keeper may, at any time, appoint deputies or pound drivers, at his own proper expense, for driving any animals to the Pound.

[Badges, Pound Keeper.]

SEC. 15. The Pound Keeper and deputies, while engaged in the execution of their duties, shall each wear a plain circular metallic badge on the left breast of the outer garment, with, for the Pound Keeper, the words "Pound Keeper," plainly engraved thereon, and for the deputy and pound drivers, the words "Deputy Pound Keeper." Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine of five dollars, or by imprisonment in the county jail two days.

[Bond, Pound Keeper.]

SEC. 16. The Pound Keeper, within five days after his appointment, and

* See in connection with this section Order No. 816, *post*.

before entering on his duties, shall execute an undertaking in the sum of one thousand dollars, conditioned for the faithful performance of his duty as Pound Keeper, with two or more sureties, to the satisfaction of the Mayor, which undertaking, when approved, shall be filed with the Clerk of the Board of Supervisors.

[Account and Payment of Fines.]

SEC. 17. The Pound Keeper shall keep a correct and true account of, and pay into the treasury once in each month, all moneys received by him for fines or forfeiture, from which the salary of said Pound Keeper shall be paid by the Treasurer on his demand.

[Salary, etc., of Pound Keeper.]

SEC. 18. The Pound Keeper shall receive for his services (in addition to the fees allowed by section 13), seventy-five dollars per month, besides which, he may collect from persons redeeming animals, and retain the driving fees and fees for keeping; and also, from the proceeds of sales of animals sold, he may retain the driving fee, fees for keeping and advertising, and the commission on the sales.

[Resisting Pound Keeper in performance of Duties.]

SEC. 19. No person shall resist, obstruct, or prevent the Pound Keeper, or any of his deputies or assistants, in the exercise of his duties as such. Any person who shall violate any of the provisions of this section shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine of not less than five dollars nor more than fifty dollars, or by imprisonment in the county jail not less than two days nor more than twenty-five days.

CHAPTER X.

OF THE DISPOSITION OF UNCLAIMED PROPERTY.

[Custodian of Property Lost or Stolen.]

SECTION 1. The Chief of Police shall be the custodian of all lost, stolen, and unclaimed property which may now be in his possession, or under his control, or which may hereafter come into the possession of any police officer.

[Delivery of Money, etc., to Property Clerk, and his Duties.]

SEC. 2. Every police officer, upon taking or receiving into his custody, in the discharge of his duty, any money or property, shall forthwith deliver such money or property to the Property Clerk of the Police Department; and the Property Clerk, under the direction and control of the Chief of Police, shall particularly register all such property delivered to or received by him, in a book to be kept for that purpose; stating the name of the person from whom,

and by whom each article or parcel shall have been taken, the names of all claimants of each article or parcel, the time of seizure, and the final disposition thereof.

[Return of Property to person erroneously suspected of obtaining it Feloniously.]

SEC. 3. Whenever money or property shall have been taken from a person on suspicion that such person feloniously obtained the same, if upon examination of the person suspected, the examining magistrate shall be satisfied from the evidence that he is innocent, and that the money or property rightfully belongs to him, such magistrate shall, in writing, order the Property Clerk, or officer having charge of such money or property, to return the same, and to deliver the same to the person accused, and not to any agent, attorney or clerk.

[Report by Chief of Police of Property Lost or Stolen. Delivery of, to Treasurer.]

SEC. 4. The Chief of Police shall, at the expiration of each fiscal year, and every six months thereafter, make a report to the Board of Supervisors of all lost, stolen, and unclaimed property which may be in his possession or under his control; and within thirty days after the date of each report, he shall turn over to the Treasurer of the City and County all property and money mentioned in such report, and take his receipt therefor.

[Notice of Sale by Treasurer.]

SEC. 5. The City and County Treasurer shall, in the month of January in each year, cause to be published for thirty days, in a daily newspaper having the largest circulation, an advertisement, setting forth that on a certain day, and at a specified time and place, he will proceed to sell, at public auction, all property in his possession by virtue of the provisions of this chapter, giving a fair and just description of the same.

[Sale and Proceeds.]

SEC. 6. After having duly published the advertisement provided for by the last section, the Treasurer shall, at the time and place designated in the advertisement, proceed to sell at auction, to the highest bidder, for gold or silver coin, the property described in said advertisement; and after having paid the just and reasonable expenses of storage, advertising and sale, shall keep the proceeds for one year, subject to any lawful claim which may be made by the owners of any of the property sold.

[Disposition thereof.]

SEC. 7. The Treasurer shall, at the expiration of one year after every sale made under this chapter, pay into the General Fund all moneys remaining in his hands on account of such sale.

[Hearing of Complaint by Police Judge.]

SEC. 8. The Police Judge may hear and determine at chambers, any complaint made by a person interested in the disposition of any money or property mentioned in this section; and may, upon hearing, direct the delivery of any

money or property, or the payment of the proceeds of the sale of any property to the person entitled thereto.

[Expenses to be deducted from Payment to Owner.]

SEC. 9. Upon the payment of the proceeds of the sale of any property to the person entitled thereto, the Treasurer shall deduct from the amount of such proceeds, the just proportional share of the expenses of storage, advertisement and sale.

CHAPTER XI.

CONCERNING THE PUBLIC HEALTH.

[Amended January 26, 1869. Chapter I of Order 858.]

[Members of Board of Health. Health Officer, qualifications of.]

SECTION 1. There shall be a Board of Health, which shall consist of the Mayor, who shall be *ex-officio* President of said Board, the Quarantine Officer, the Coroner, the President of the Chamber of Commerce, and the Chairman of the Committee on Health and Police. The Health Officer shall be a competent physician of this city and county; he shall be appointed by the Board of Supervisors, and shall hold his office during the pleasure of said Board.

[President.]

SEC. 2. In case the Mayor, from any cause, shall be unable to attend to the discharge of his duties as President of the Board of Health, the Board of Health may choose any other member of said Board as President thereof; and the member so chosen shall possess the powers and perform the duties of the Mayor, in that respect.

[Board of Health—Powers.]

SEC. 3. The Board of Health shall have power, whenever in their judgment the public health shall require it :

[Quarantine.]

1. To order any vessel at the wharves of the city and county, or in the vicinity thereof (except vessels of war of the United States), to the quarantine ground, or other place of safety; and may require all articles or things landed in the city and county from such vessel, to be seized and returned to the vessel, or removed to the quarantine ground. And in case any master, owner or consignee of any vessel shall neglect or refuse to obey an order of removal

made under this section, the Board of Health, or President thereof, may make the removal ordered, at the expense of such master, owner or consignee.

[Removal of Persons.]

2. To require the removal of all persons landed into the city, from any vessel at the wharves, or in the vicinity of the city.

[Cleansing and Fumigation of Vessels, etc.]

3. To direct the cleansing and fumigation of any vessel or its cargo, in the port of San Francisco, and the destruction of any bedding, clothing or portion of the cargo, that they may deem infected and likely to spread disease.

[Destruction of decayed Cargo.]

4. To order to be thrown overboard and destroyed, any portion of the cargo of any vessel in said port, that may be in a decayed or injured condition, and likely, on that account, to produce disease.

[Communication—Quarantine.]

5. To prevent communication between any vessel ordered into quarantine, and the city, except under such regulations as the Board may establish.

[Health Inspectors.]

6. To appoint as many Health Inspectors, and other officers, as they may deem necessary to carry into effect the provisions of this chapter, and the regulations of said Board; and to authorize such officers and inspectors to enter into and examine, in the daytime, all vessels in the port, except vessels of war, and all buildings and premises of every description within the city, and to ascertain and report to said Board the condition thereof, so far as the public health may be affected thereby.

[Cleansing and Purifying Buildings, etc.]

7. To give such directions and adopt such measures as, in their judgment, may be necessary for cleansing and purifying any building or premises, and to cause to be done in relation thereto, everything which, in their opinion, may be proper to preserve the health of the city.

[Contagious Diseases.]

8. To prevent the spreading of contagious diseases by forbidding all communication with a house or person infected with such a disease, except such as they may deem necessary for any purpose; and by causing to be removed to a place provided therefor any person infected with such a disease; and by doing, or causing to be done, any other act that they may deem necessary to effect such object.

[Epidemic Diseases—Hospital Buildings.]

9. To provide (by and with the consent of the Board of Supervisors), whenever an epidemic disease shall prevail in the city, as many hospital build-

ings as they may deem necessary, and furnish the same with such physicians, nurses, attendants and supplies as they may deem necessary or advisable.

[Compensation Health Inspectors, Physicians, etc.]

SEC. 4. Compensation for the Health Inspectors, Physicians, and others, appointed by the Board of Health under the provisions of section three of this chapter, shall be fixed by the Board of Supervisors, upon the recommendation of the Board of Health.

[Expenses, how defrayed.]

SEC. 5. The expenses incurred in carrying out the provisions of section three of this chapter shall be paid by the persons and property removed, or by the property subjected to sanitary regulations in other respects, or by the city, as, in the judgment of the Board of Health, may in each case be deemed just.

[Health Officer: Duties.]

SEC. 6. The Health Officer shall visit and examine all cases of Asiatic cholera and small-pox that may be brought to his notice, and such other cases as the Board of Health may direct, and shall report to the said Board thereupon in writing.

[Health Officer: Gratuitous Vaccination.]

SEC. 7. The Health Officer shall keep an office in some convenient location, and shall keep the same open for gratuitous vaccination during certain hours of each day, of which he shall give public notice, by advertisement from time to time, in two daily newspapers. He shall give his personal attention and services to the work of gratuitous vaccination, selecting and preserving the vaccine virus with his utmost care, and skill, and shall so perform his duties as to promote the physical well-being of all who shall apply at his office.

[Health Officer: Duties.]

SEC. 8. It shall be the duty of the Health Officer in every practical way to impress upon the citizens of the City and County of San Francisco, the importance and duty of revaccination in the case of all persons who have passed a period of more than seven years since the time of their first vaccination. The Health Officer, in addition to the duties specifically mentioned in this order, shall be prompt and active in seeing that all orders of the Board of Health are properly executed, and shall be vigilant and active in detecting and removing all causes of disease, and shall see that all persons violating the orders of the Board of Supervisors, or of the Board of Health, in relation to the preservation of the public health are duly prosecuted.

[Mortuary Record.]

SEC. 9. It shall be the duty of the Health Officer to keep a record of all deaths occurring in the city and county of San Francisco, in books duly prepared for the purpose, which shall be deposited, when filled, and duly preserved for public inspection, in the office of the County Recorder. Said Mor-

tnary Record shall contain, as nearly as possible, the names of all persons who shall die in said city and county, their sex, the date and place of their birth, the date and particular locality of their death, the cause of their death, place of interment, and such other remarks as the Health Officer shall see fit to make in the margin of the record.

[County Recorder to Index Names in Mortuary Report.]

SEC. 10. It shall be the duty of the County Recorder to cause to be prepared, a proper index of the names of all persons contained in the said mortuary record, as soon as the first volume shall be deposited in his office.

[Penalty for Interring Body without Permit.]

SEC. 11. Every sexton, undertaker, superintendent of a cemetery, or other person who shall inter, or cause to be interred, any human body, or who shall remove, or cause to be removed, from the City and County of San Francisco, any human body, without first having obtained a permit in writing for the same from the Health Officer, or who, having interred, or caused to be interred, any human body under said permit, shall neglect to report on or before the succeeding Saturday, the place of interment, to the Health Officer, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished as prescribed in section sixteen of chapter two of this order.*

[No Hospital or Infirmary to be maintained within certain Limits.]

SEC. 12. No person or association shall keep, erect or maintain any hospital within that portion of the city and county bounded by a line commencing at the intersection of Lewis and Laguna streets; thence along the easterly line of Laguna street to Market street; thence along the line of Market street to Guerrero street; thence along the easterly line of Guerrero street to Twenty-sixth street; thence along the northerly line of Twenty-sixth street to Potrero avenue; thence along the westerly line of Potrero avenue to Channel street; thence along the line of Channel street to the water front; thence along the water front to Laguna street, the point of beginning; but this order shall not prohibit the maintenance of hospitals established on or before the first day of May, 1869, or physicians from maintaining rooms for the accommodation and treatment of their private patients. [Amended July 21, 1869, Order 886; and September 21, 1869, Order 894.]

[Same Premises not to be let or transferred for Hospital Purposes.]

SEC. 13. No person owning, occupying or having the control of any premises within the limits designated in section twelve of this chapter, shall let or transfer the possession of such premises to any person or association, to be used as a hospital, infirmary or place for the accommodation of the sick.

[Deposit of Rubbish and Filth, and emptying of Drains. Rubbish and Filth carried upon sidewalks.]

SEC. 14. No person shall throw into or deposit upon any public street or high-

* Vide concluding sections of this chapter.

way or grounds, or upon any private premises, or anywhere, except in such places as may be designated for the purpose, by the Superintendent of Public Streets and Highways, any glass, broken ware, dirt, rubbish, garbage, or filth; and no person owning or having the control of any premises, shall permit any drain therefrom to empty into or upon any lot or public square, street or highway, except by permission of the Committee of the Board of Supervisors on Health and Police; and no person shall carry upon any sidewalk exposed so as to be offensive to pedestrians, any rubbish, garbage, or filth.

[Appointment and Duties of Health Inspector. Police Officers to be ex-officio Health Inspectors.]

SEC. 15. There shall be appointed by the Board of Health, as soon as practicable after the passage of this Order, one Health Inspector, whose compensation shall not exceed the sum of one hundred and twenty (\$120) dollars per month, and who shall hold his office during the pleasure of the Board. It shall be the duty of the Health Inspector, under the direction of the Health Officer, to search out all accumulations of filth, street rubbish, foul drains and cess-pools, neglected privies and pools of stagnant water; to serve notices upon the persons whose duty it is to remove such prolific causes of disease, and to prosecute any person who shall neglect to perform the duties required of them by the Regulations of this Board (the Board of Health), or by the Health Ordinances of the Board of Supervisors; and in general it shall be the duty of the Health Inspector to carry into effect all the Orders and Regulations of the Board of Health and the Board of Supervisors affecting the public health; and under the direction of the Quarantine Officer, to carry into effect the Quarantine Laws and Regulations for the bay and harbor of San Francisco.

Every regular and special police officer having a regular beat shall be *ex-officio* Health Inspector, and shall be required to make a monthly report, in writing, to the Health Officer, as to the sanitary condition and cleanliness of every street, alley, court, lane or building in his beat; and in case said regular or special police officer shall observe at any time that any building, street, alley, court or lane in said city and county is in a condition offensive to the public health, he shall immediately make report thereof to the Health Officer. Said *ex-officio* Health Inspector shall serve without pay. It shall be the duty of the Health Officer to report to the Police Commissioners any neglect of the duties required in this order of *ex-officio* Health Inspectors.

[Physicians to Report to Health Officer.]

SEC. 16. It shall be the duty of each physician in this city and county to report to the Health Officer, in writing, every patient he shall have laboring under Asiatic cholera or small-pox, immediately after he shall be satisfied of the nature of the disease, and to report to the same officer every case of death from such disease, immediately after it shall have occurred.

[Householders to Report to Health Officer.]

SEC. 17. It shall be the duty of every householder in this city and county

to report, in writing, to the Health Officer, immediately, the name of every person boarding or lodging at his or her house, whom he or she shall have reason to believe to be sick of cholera or small-pox, and any deaths occurring at his or her house from such diseases.

[Sale of unripe or decayed Fruit forbidden.]

SEC. 18. No person shall either sell or expose for sale any unripe or decaying fruit, or decaying vegetables of any kind, or any kind of decaying or bad meats, either in the public markets, or elsewhere in the city and county of San Francisco.

[Duties of Sextons, Undertakers and Superintendents of Cemeteries.]

SEC. 19. Every sexton, undertaker, superintendent of a cemetery, or other person who shall inter, or cause to be interred any human body, without having first obtained and filed with the Health Officer a physician's certificate, or the Coroner's certificate, setting forth, as nearly as possible, the name, sex, date and place of birth, date and locality of death, and cause of death of the deceased, shall be deemed guilty of a misdemeanor; and on conviction, shall be punished as prescribed in section sixteen of chapter two of this order,* unless in any case it shall be shown to the satisfaction of the Court that it was actually beyond the power of such person to comply with the requirements of this section. It shall be the duty of the Health Officer carefully to examine the certificates filed in his office, and if, in any case, he shall have reason to believe the cause of death has been falsely stated, or that death has been occasioned through criminal means, he shall forthwith notify the Coroner, that due inquest may be had, and the guilty party dealt with according to law.

[Relating to Night Carts.]

SEC. 20. No person shall use or drive any of the vehicles commonly known as "night carts," in any portion of the city and county lying east of Van Ness avenue, south of Market street, and north of Corbett street, except between the hours of twelve o'clock midnight and five o'clock in the morning; and no person shall use any such vehicle or swill cart at any time, unless the same be perfectly staunch, tight, and closely covered, so as wholly to prevent leakage or smell.

[Relating to Vehicles for the transportation of Small-pox Patients.]

SEC. 21. No person shall drive or use any vehicle, or suffer or permit any vehicle belonging to him or her, or under his or her charge or control, to be driven or used for the conveyance, transportation or removal of any person infected with the small-pox, or the body of any person who may die of the small-pox, without the written consent of the Health Officer, nor drive or use, or suffer or permit the vehicle to be used or driven for the purpose aforesaid, without its proper number being painted in plain black Arabic figures on a yellow ground, and to be affixed thereon, as provided by the provisions of the orders of the Board of Supervisors in regard to such matters.

* Vide concluding sections of this chapter.

SEC. 22. No person shall use or drive, or permit or suffer a vehicle to be used or driven for the purposes aforesaid, without having said written permission of the Health Officer at all times conspicuously posted within the vehicle in such position as to be easily seen and read.

SEC. 23. No person shall use, or drive or suffer or permit any vehicle authorized by the written consent of the Health Officer to convey, transport or remove persons infected with the small-pox, or the bodies of persons who may die of the small-pox, to be used or driven for the conveyance, transportation or removal of persons uninfected with the small-pox, without the written consent of the Health Officer.

SEC. 24. No person shall solicit the employment of any vehicle, or make or cause to be made false representations for the purpose of securing the employment of any vehicle other than those specially authorized to convey, transport or remove persons infected with the small-pox, or the bodies of persons dying of the small-pox.

[Appointment of Vaccinating Physicians.]

SEC. 25. There shall be appointed by the Board of Health, a competent physician for each election precinct of the City and County of San Francisco, whose duty it shall be forthwith to establish a place in said precinct at which all persons applying therefor, shall be vaccinated free of charge, and which shall be kept open daily between the hours of nine o'clock A. M. and one o'clock P. M., for that purpose; and notice shall be given through the public press, describing the locality, and inviting all persons to apply promptly for vaccination.

[Duties of Vaccinating Physicians.]

SEC. 26. It shall be the duty of said physicians, in their respective precincts, to apply personally to the residents thereof for permission to vaccinate them or revaccinate them, or require them to produce a certificate of vaccination; and if any person, on such request being made, shall knowingly and wilfully refuse to be vaccinated or revaccinated, or to allow any minor child under his or her control, to be vaccinated or revaccinated, or to produce the certificate of vaccination, he or she shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished as prescribed in section sixteen of chapter two of this Order; and it shall be the duty of such physicians promptly to report to the Police any and every violation of this provision, which report shall be a sufficient authority on which to arrest the offender.

[Compensation of Physicians.]

SEC. 27. The compensation of the physicians to be selected as aforesaid, shall be such as shall be agreed upon between this Board or such Committee as it shall appoint for that purpose, and said physicians respectively shall be paid by said city and county.

The physicians so appointed shall hold office during the pleasure of the Board of Health.

[Relating to Persons attending, or coming in contact with Small-pox Patients.]

SEC. 28. No person attending upon or otherwise coming in contact with any person affected with small-pox, in such a manner or to such an extent as to render him liable to communicate the disease, shall go upon any public street or in any way mingle with people not affected with the disease.

[Health Officer to place some competent person in charge of Premises infected with Small-pox.]

SEC. 29. Whenever a case of small-pox shall exist in any house or tenement, and for any reason the person affected shall not be removed to the Small-Pox Hospital, it shall be the duty of the Health Officer, when ordered by the Board of Health, to place some competent person in charge of such premises, whose duty it shall be to see that the provisions of section twenty-eight are strictly observed, so long as the Board of Health may deem necessary for the public safety, and until no danger from contact can reasonably be apprehended.

[Health Officer to Fumigate.]

SEC. 30. The Health Officer shall have power to fumigate and disinfect any premises which, in his judgment, require disinfecting, and to incur any reasonable expense necessary to that end, such expenditure to be subject to the approval of the Board of Health.

[Proviso.]

SEC. 31. Nothing contained in sections 28 and 29 shall be so construed as to apply to physicians or annul any existing health regulation or order.

[Health Officer to place Yellow Flag on infected Premises.]

SEC. 32. Whenever a case of small-pox is reported to the Health Officer, it shall be his duty, or the duty of his deputy, to visit the premises where the person affected resides, and if, in his judgment, it shall be deemed inexpedient to remove the person so affected to the Small-Pox Hospital, then it shall be his duty to immediately cause to be erected a yellow or quarantine flag, in a conspicuous place, on said premises, or to post upon the doorway of houses infected with the small-pox a placard setting forth the fact, the same to remain during the continuance of the disease on said premises.

[Removal of Small-pox Patients.]

SEC. 33. No person shall remove a small-pox patient from any house or place within the limits of the city and county to any other house or place without the permission of the Health Officer.

[Health Officer prohibited from Removing, except to Small-Pox Hospital.]

SEC. 34. The Health Officer is hereby prohibited from removing or authorizing the removal of any small-pox patient from any place in the city and county of San Francisco to any other place, except the Small-Pox Hospital.

[Duties of Midwives and Parents.]

SEC. 35. Every person practising midwifery in the city and county of San Francisco, under whose charge or superintendence births shall hereafter take place, shall keep a true and exact register of such births, and shall enter the same on a blank schedule to be furnished by the Health Officer; this schedule shall contain a list of births which have occurred under his or her care during the month, and shall set forth, as far as can be ascertained, the full name of such child (if any name shall have been conferred), its sex, color, the full name, occupation, and nativity of its parent or parents, the date and place of birth; and the said schedule shall be delivered, duly signed by the practitioner, in the form of a certificate, on the first day of each and every month, to the Health Officer, or to any authorized person calling for the same. In case the birth of any child shall have occurred without the attendance of a physician or practitioner of midwifery, or should no other person be in attendance upon the mother immediately thereafter, it shall then become the duty of the parent or parents of such child, to report its birth to the Health Officer in the manner and form and within the period above required.

[Health Officer to furnish Blanks.]

SEC. 36. The Health Officer shall keep on hand, at all times, a supply of blanks for gratuitous distribution to all persons whose duty it shall be to make returns under this order.

[Health Officer to keep Record of Births.]

SEC. 37. It shall be the duty of the Health Officer to keep a record of all births occurring in the city and county of San Francisco, in books duly prepared for the purpose, which shall be deposited, when filled, for public inspection, in the office of the County Recorder. Said record of births shall contain as nearly as possible the full name of each child, its sex, color, the full name, occupation and nativity of its parents, and the date and place of its birth.

[Meetings of the Board of Health.]

SEC. 38. Regular meetings of this Board shall be held as often as once every two months, and the Board may hold adjourned meetings from time to time during the interval of the regular meetings. The Board, however, may meet at any time on the call of the President, or on the solicitation of any three members, when there is business of importance to come before them.

[Penalty.]

Any person who shall violate any of the provisions of this Order [chapter], and any person who shall neglect or refuse to obey any order or regulation made by the Board of Health in the exercise of the powers conferred by law, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than five hundred dollars, or by imprisonment in the county jail not more than sixty days, or by both such fine and imprisonment. [Section 16, chapter 2, of Order 858.]

All orders and resolutions, or parts of orders and resolutions, so far as they conflict with the provisions of this Order [chapter], are hereby repealed. [Section 17, chapter 2, of Order 858.]

CHAPTER XII.

RELATING TO THE CARE OF THE INDIGENT SICK.

[Hospital Committee and Duties.]

SECTION 1. The Board of Supervisors shall appoint a committee of three of its members, to be known as the Hospital Committee. Such committee shall, at least once in every week, at such hours and upon such days as they may select, visit the City and County Hospital, without previous notice to the person having charge of said hospital; and at every visit make a thorough inspection of all the different wards, as regards their cleanliness and order, and the condition of the patients therein, and of the diet, as regards the quality and sufficiency thereof. Said committee shall also carefully observe and watch the conduct of the officers and employees of said hospital.

[Appointment and Removal of Hospital Employees.]

SEC. 2. The Hospital Committee, with the consent of the Mayor, shall have full power to appoint or remove any of the officers or employees of the City and County Hospital, except the Attending Physician and Surgeon and the Resident Physician; *provided*, that neither the number of the officers or employees, nor the amount of their compensation, nor the character of their duties, as fixed by the Board of Supervisors, shall be changed, except by order of said Board.

[Orders for Admission of Sick Persons.]

SEC. 3. The Mayor, the Resident Physician, the Attending Physician or Surgeon, and any member of the Hospital Committee, may issue orders for the admission of sick persons into the hospital; and every order issued by either shall be complied with, and the person therein designated shall be admitted, unless the Mayor or Resident Physician, for good and sufficient reasons, shall otherwise direct.

[Discharge of Patients from Hospital.]

SEC. 4. The Resident Physician shall discharge patients from the Hospital when, in his judgment, such patient no longer requires the charity of the City, unless objected to by the medical or surgical attendant; and in case of such difference of opinion, it shall be referred to the Mayor, whose decision shall be final.

[Duties of Resident Physician.]

SEC. 5. The Resident Physician of the City and County Hospital shall be charged with the care of all patients in the Hospital, subject to the direction of the Attending Physicians and Surgeons, in all matters relating to the medical and surgical treatment of said patients. He shall see that all the patients have the proper quality and quantity of nourishment, and that the nurses and other employees perform their duty faithfully. He shall guard the property, and keep an inventory of the same. He shall take charge and keep account of all moneys and valuables of every patient upon admittance, and restore the same upon dismissal; and once in every three months he shall deliver to the Mayor, (taking his receipt therefor), all moneys and valuables in his hands belonging to deceased patients. He shall keep an accurate register of all patients admitted into the Hospital, which shall state the name of every patient, the date of his admission, his place of nativity, and the date of discharge or death; and on the first of every month he shall make a report to the Mayor, in writing, under his hand, showing the whole number of patients admitted, the number that have been discharged, and the number that have died during the month, and the number remaining in the Hospital at the date of the report. The Resident Physician shall have exclusive charge of the patients in the small-pox departments and the pest house, and shall bestow upon them all necessary medical and sanitary attention. He shall, also, when required by the Mayor or the Chief of Police, attend upon all patients in the county jail and station-house.

[Advertisement for Proposals. Schedule of Supplies. Letting of Contracts.]

SEC. 6. The Hospital Committee shall, in the month of May in each year, prepare a schedule of the proper diet and necessary supplies required for use of the City and County Hospital for the ensuing fiscal year; and shall cause the Clerk of the Board of Supervisors to advertise, in the usual form and manner, for proposals to furnish such diet and supplies as by said schedule. All bids for furnishing such diet and supplies shall be opened in open session of the Board of Supervisors, and all contracts therefor, shall be let to the lowest responsible bidder, to be ascertained by the Board of Supervisors.

CHAPTER XIII.

RELATING TO THE EFFECT OF THIS ORDER.

[Construction of Order.]

SECTION 1. Nothing in this Order contained shall be construed as rendering vacant any office or discharging any employee of this City and County, or as in any manner altering the relation or responsibility of any such officer or employee, or as discharging from custody any person heretofore convicted of any offence. But this Order shall take the place of the former Orders of the Board

of Supervisors, and operate, so far as it concerns officers, employees, and municipal establishments of all kinds, in the same manner as if such officers and employees had been appointed and such establishment organized under the provisions of this Order.

[Orders Repealed.]

SEC. 2. Orders numbers 553, 562, 565, 568, 570, 571, 575, 566, 577, 584, 585, 587, 592, 597, 599, 600, 601, 602, 603, 607, 608, 616, 618, 619, 625, 626, 628, 633, 635, 641, 644, 647, 648, 651, 652, 656, 657, 658, 662½, 664, 668, 671, 673, 675, 676, 677, 678, 687, 691, 693 and 694, and all other Orders and Ordinances in conflict with any of the provisions of this Order, are hereby repealed.

[Takes Effect.]

SEC. 3. This Order shall take effect and be in force from and after its passage.

ORDER No. 699.

PROHIBITING THE LANDING OF ANY LIVE STOCK AT THE PORT OF SAN FRANCISCO.

[Approved May 8, 1866.]

The People of the City and County of San Francisco do ordain as follows:

[Preamble.]

WHEREAS, There is good reason for believing that the stock plague, known as "Rinderpest," has extended to the Atlantic Coast of America, and it is highly important to prevent its introduction into this state.

[Horses, Cattle, etc., not to be Landed.]

SECTION 1. It is ordered, that from and after the passage of this Order, no horses, cattle, sheep, hogs, or other live stock, coming from any foreign port or place, shall be landed or brought within the City and County of San Francisco.

[Penalty.]

SEC. 2. Any person or persons violating the provisions of this Order shall, on conviction thereof, for every animal so landed or brought in, be fined in a sum not less than fifty (\$50) nor more than five hundred dollars (\$500), or imprisoned in the county jail for not less than thirty (30) days, nor more than ninety (90) days, or at the discretion of the Court, shall suffer both such fine and imprisonment.

ORDER No. 708.

REGULATING THE POSTING OF BILLS.

[Approved June, 19, 1866.]

The People of the City and County of San Francisco do ordain as follows:

[Posting Bills, Advertisements, etc.]

SECTION 1. From and after the passage of this order, it shall be unlawful

for any person or persons to post, stick, stamp, paint, or otherwise affix, or cause to be posted, stuck, stamped, painted, or otherwise affixed, any bill-poster notice or advertisement to or upon any house or part thereof, wall, fence, gate-post, sidewalk, trees, or boxes around trees, in any part of the City and County of San Francisco, without first obtaining permission in writing of the owner, agent or occupant of the premises so to do.

[Removal of Posters, Advertisements, etc., on request of Owner, etc.]

SEC. 2. Any person or firm whose posters, notices or advertisements are now, or may be at the time of the passage of this order, stamped, painted, or affixed to or upon any house, wall, fence, gate, sidewalk, trees, or boxes around trees, in this city and county, shall, upon the request of the owner, agent or occupant of the premises where such poster, notice, or advertisement may be stamped, painted or affixed, remove, or cause to be removed, the same within five days from such notice; and failing so to do, shall be deemed guilty of a misdemeanor; and upon conviction, shall be fined in a sum not less than ten dollars nor more than fifty dollars for each offence.

[Penalty: Section One.]

SEC. 3. Any person or persons violating the provisions of section one of this Order, shall be punished by a fine of not less than five dollars nor more than two hundred dollars, or by imprisonment not less than ten days nor more than sixty days, or by both such fine and imprisonment.

ORDER No. 716.

IN RELATION TO CLEANING THE STREETS WITHIN CERTAIN LIMITS.

[Approved July 17, 1866.]

The People of the City and County of San Francisco do ordain as follows:

[Street Cleaning Districts Established.]

SECTION 1. That there be and hereby is established, in the City and County of San Francisco, six divisions or districts for the purpose of facilitating the cleaning of the streets once in each week, as provided in Order No. 710*—the boundaries of said districts to be as follows:

[Boundaries—First Division.]

First Division. East by Davis street, south by Market street, west by Front street, north by Vallejo street—inclusive of said streets.

[Second Division.]

Second Division. Sansome street on the west, Market street on the south,

* Sec. 13, Chap. 4, Order 697, *ante*, and 830 *post*.

Broadway on the north, the west line of Front street on the east—including the streets named, except Front street.

[Third Division.]

Third Division. Kearny street on the west, Market street on the south, Broadway on the north, the west line of Sansome street on the east—including the streets named, except Sansome street.

[Fourth Division.]

Fourth Division. Powell street on the west, Market street on the south, Union street on the north to intersection of Stockton, then including the block bounded by Stockton, Filbert, Powell and Union streets, on the east by the west line of Kearny street—including all the streets except Kearny street.

[Fifth Division.]

Fifth Division. On the west by Third street, on the south by Folsom, on the east by Fremont street, and on the north by the south line of Market street—all streets included except Market street.

[Sixth Division.]

Sixth Division. Fifth street on the west, Harrison street on the south, Third street on the east, the south line of Market street on the north, and Third street, from Harrison to Brannan streets—all streets included except Market street, and Third street from Market to Harrison street.

[Days for Sweeping and Removal of Dirt.]

SEC. 2. The days for sweeping the streets in the divisions established by section one shall be respectively: Division No. 1, on Mondays; Division No. 2, Tuesdays; Division No. 3, Wednesdays; Division No. 4, Thursdays; Division No. 5, Fridays; Division No. 6, Saturdays of each week—on which days the dirt swept up will be removed at the expense of the city.

ORDER No. 729.

TO PROHIBIT THE HAULING OF LOADS EXCEEDING TEN THOUSAND POUNDS IN WEIGHT, AND TO REGULATE THE WIDTH OF THE TIRES OF CERTAIN VEHICLES.

[Approved September 18, 1866.]

The People of the City and County of San Francisco do ordain as follows:

[Hauling of Loads—Limits to Weight.]

SECTION 1. No person shall cause or permit to be carried, hauled, or drawn on any truck, dray, or other vehicle belonging to him, or in his charge, or under his control, any load exceeding ten thousand pounds in weight; *provided*, the hauling or moving of a single article weighing more than ten thousand pounds, which cannot be divided or reduced in weight, shall not be prohibited by this Order.

GENERAL ORDERS OF THE

[Truck, etc.—Width of Tires.]

SEC. 2. No person shall cause or permit to be carried, hauled, or drawn on any truck, dray, or other vehicle belonging to him, or in his charge, or under his control, any load exceeding eight thousand pounds in weight, unless the tires to the wheels of such truck, dray, or other vehicle, shall be at least four inches in width.

[Penalty.]

SEC. 3. Any person who shall violate any of the provisions of this order shall be deemed guilty of misdemeanor; and upon conviction thereof, shall be punished by a fine of not less than ten dollars nor more than one hundred dollars, or by imprisonment in the county jail not less than five days nor more than twenty days.

SEC. 4. This Order shall take effect from and after its passage.

ORDER No. 730.

TO PROHIBIT THE FEEDING OF MILCH COWS ON STILL SLOPS, AND THE SALE OF MILK FROM COWS FED ON STILL SLOPS, AND FROM SICK OR DISEASED COWS.

[Approved September 18, 1866.]

The People of the City and County of San Francisco do ordain as follows:

[Feeding Still Slops.]

SECTION 1. No person shall feed, or cause to be fed to any milch cow any still slops or other food calculated to render the milk of such cow unwholesome, or unsuitable for human food.

[Selling Swill-Milk, etc.]

SEC. 2. No person shall sell, deliver, supply or furnish to any person any milk from any cow fed in whole or in part upon still slops, or other food calculated to render the milk of such cow unwholesome or unsuitable for human food. And no person shall sell, deliver or supply to any person any milk from any sick or diseased cow.

[Penalty.]

SEC. 3. Any person who shall violate any of the provisions of this Order, shall be deemed guilty of misdemeanor; and on conviction thereof, shall be punished by a fine of not less than twenty-five dollars nor more than five hundred dollars, or by imprisonment in the county jail not less than ten nor more than one hundred days.

ORDER No. 733 $\frac{1}{2}$.

REGULATING THE CONSTRUCTION OF MACADAMIZED PAVEMENTS IN THE CITY AND COUNTY OF SAN FRANCISCO.

[Approved October 16, 1865.]

The People of the City and County of San Francisco do ordain as follows:

[Streets: Certain Limits how Macadamized.]

SECTION 1. From and after the passage of this Order, whenever any public street or highway in that portion of said city and county lying east of Jones and Seventh streets, shall be ordered to be macadamized, the work shall be done with blue gneiss or trap rock, and shall be fourteen [14] inches in thickness in the centre of the street, with a crown of not less than ten [10] inches, and shall be ten [10] inches in thickness at the sides, to be well watered, and then to be well rolled down with a roller of at least two thousand pounds in weight. And whenever any public street or highway in that portion of said city and county lying west of Jones and Seventh streets shall be ordered to be macadamized, the work shall be done in the manner aforesaid, except that in addition to said blue gneiss and trap rock, the best quality of red rock may be used.

[Not to be accepted unless in accordance herewith.]

SEC. 2. No street or highway ordered to be macadamized, shall be accepted by the city and county, unless the work shall be performed in accordance with the provisions of the preceding section.

SEC. 3. All orders and resolutions and parts of orders and resolutions in conflict herewith are hereby repealed.

ORDER No. 737.

PROVIDING FOR THE USE OF LAMPS BY RAILROAD COMPANIES.

[Approved October 23, 1866.]

The People of the City and County of San Francisco do ordain as follows:

[Reflecting Lamps to be used by Steam Cars.]

SECTION 1. From and after the passage of this Order, it shall be unlawful for any locomotive engine, tender, car, or train of cars, driven or propelled by steam, to move in any direction within the limits of the City and County of San Francisco, after the setting of the sun, without having one or more reflecting lamps, such as are generally used by steam cars, conspicuously placed in front of such engine, tender, car, or train of cars, facing the direction in which it may be moving, or when backing in, on the first car, or of a train of cars, facing the direction to which backing, so that the light will be fully reflected upon the track.

[Penalty.]

SEC. 2. Any engineer, brakeman, driver, conductor, or other person in charge, running or driving any engine, tender, car, or train of cars, without the light provided for in the last section, shall, upon conviction thereof, be fined in a sum not less than fifty nor more than two hundred dollars, or shall be imprisoned in the county jail not less than ten nor more than thirty days. And upon such conviction, the company or companies whose servant or agent shall be so convicted, shall be fined in a sum not less than one hundred dollars, and not exceeding five hundred dollars.

[Repeal.]

SEC. 3. All orders and resolutions, and part of orders and resolutions in conflict herewith are hereby repealed.

ORDER No. 739.

RELATING TO THE PAID FIRE DEPARTMENT OF THE CITY AND COUNTY OF SAN FRANCISCO.

[Approved November 20, 1866.]

The People of the City and County of San Francisco do ordain as follows:

[Blockade of Street during Fire—Requisition for Policemen for the purpose.]

SECTION 1. Whenever a fire shall break out in the City and County of San Francisco, it shall be lawful for the Chief Engineer or acting Chief Engineer of the Fire Department, to blockade any street, lane, alley, court, or place, or part thereof, as, in his judgment, may be necessary to ensure the efficient working of the men and engines under his command, and to protect the hose of the department from injury by passing vehicles; and for that purpose, said Chief Engineer, or whoever may be acting in that capacity, is hereby authorized to require of the Chief of Police a detail of policemen sufficient therefor, who shall act under the instructions of said Chief Engineer, or acting Chief Engineer.

[Penalty for breaking Blockade.]

SEC. 2. Any person or persons breaking through, or attempting to break through such blockade, or running over, with any vehicle, the line of hose in use at a fire, thereby injuring the same, shall be deemed guilty of a misdemeanor; and upon a conviction, shall be punished by a fine of not less than five dollars nor more than fifty dollars, or by imprisonment in the county jail of not less than two nor more than thirty days.

[Steam-Engines to have Right of Way.]

SEC. 3. All steam-engines, and other moving apparatus of the Fire Department, shall have the paramount right of way through all streets, lanes, alleys, places and courts of the City and County of San Francisco, when running to

a fire, and such apparatus, together with all other vehicles contiguous thereto, excepting street cars, shall take and keep the right side of the street, unless the same be obstructed. And all street cars in the vicinity of any of such apparatus going to a fire, shall retard or accelerate their speed, as occasion may require, in order to give the apparatus of the department the unobstructed use of the street for the time being.

[Penalty for obstructing Apparatus of Department.]

SEC. 4. Any person or persons having the control of any vehicle, wilfully or carelessly permitting the same to obstruct the progress of the apparatus of the Fire Department going to a fire, shall, upon conviction, be punished by a fine of not less than five dollars nor more than fifty dollars, or by imprisonment of not less than two nor more than thirty days.

[Penalty for injuring Apparatus.]

SEC. 5. Any person or persons wilfully injuring any engine houses, hose, engine, carriage or other apparatus of the Fire Department of this city and county, shall be deemed guilty of a misdemeanor; and upon conviction, shall pay a fine of not less than fifty nor more than three hundred dollars; or be imprisoned in the county jail not less than twenty days nor more than three months, or shall suffer both such fine and imprisonment.

[Reward for Arrest of Offender.]

SEC. 6. The Mayor of this City and County is hereby authorized to offer a reward not exceeding two hundred and fifty dollars, for the arrest and conviction of any person or persons committing the misdemeanor described in the last section.

[Repeal.]

SEC. 7. All orders and resolutions, and parts of orders and resolutions, conflicting with this Order, are hereby repealed.

[Takes Effect.]

SEC. 8. This Order shall take effect from and after its passage.

ORDER No. 742.

DEFINING CERTAIN MISDEMEANORS.

[Approved November 27, 1866.]

The People of the City and County of San Francisco do ordain as follows:

[Obstructing of Open Public Street.]

SECTION 1. From and after the passage of this Order, it shall be unlawful for any person or persons, without permission from the Board of Supervisors of said City and County, to pile, cap, or otherwise obstruct any street, or por-

tion of any street, lane, alley, place, or court, laid down and designated upon the official map of the city and county of San Francisco, or declared an open public street by any resolution or order of the Board of Supervisors of said City and County, whether such street be graded or otherwise; and every day during which any pile or piles, cap or caps, or other obstructions, unlawfully placed in any portion of any of the streets aforesaid, shall be allowed to remain there by the person or persons so unlawfully placing them there, after notice from the Superintendent of Public Streets and Highways to remove the same, shall constitute a new offence.

[Penalty.]

SEC. 2. Any person or persons violating the provisions of this Order, shall be deemed guilty of a misdemeanor; and upon conviction, shall be punished by a fine of not less than fifty nor more than two hundred dollars, or by imprisonment in the county jail for not less than twenty days nor more than three months, or by both such fine and imprisonment.

[Repeal.]

SEC. 3. All orders and resolutions, and parts of orders and resolutions, conflicting herewith, are hereby repealed.

[Takes Effect.]

SEC. 4. This Order shall take effect from and after its passage.

ORDER No. 749.

TO PROTECT THE CITY HYDRANTS FROM INJURY, AND TO PREVENT THE WASTE OF WATER.

[Approved January 22, 1867.]

The People of the City and County of San Francisco do ordain as follows:

[Prohibiting Water being drawn from Hydrants: Proviso.]

SECTION 1. No person shall open, or in any manner cause the water to flow, or draw water from any of the hydrants erected or hereafter to be erected by the authorities of this city, or, at their request, by any corporation duly organized to supply said city and its inhabitants with water, except in case of fire, the Chief Engineer and the Assistant Engineers of the Fire Department, or, in case of their absence, a foreman or engine-man belonging to said department, and except the foreman or acting foreman of any independent hose or fire company which exists by authority of the Paid Fire Department. Any person who shall violate any of the provisions of this section, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall

be punished by a fine of not less than ten nor more than one hundred dollars, or by imprisonment in the county jail not less than five days nor more than twenty days, or by both such fine and imprisonment. It shall be the duty of the Chief of Police to enforce the provisions of this order.

[Order, how Construed.]

The provisions of Order No. 749, entitled "To protect the City Hydrants from injury and to prevent the waste of water," approved January 22, 1867, shall not be so construed as to prevent the Spring Valley Water Works from opening the hydrants therein described or drawing their water therefrom at any time when the same are not actually used for fire purposes, provided the same shall not be used for the purpose of selling water. [Approved February 7, 1867, Order 752.]

ORDER No. 751.

CONCERNING REPAIRS OF STREETS.

[Approved January 22, 1867.]

The People of the City and County of San Francisco do ordain as follows:

[Street and Street-Crossing, how Improved.]

SECTION 1. In all cases where a street or portion of a street or street-crossing is or shall be ordered to be paved, planked or macadamized, the same shall be so paved, planked or macadamized throughout the whole extent of said crossing and between the main crossings of any portion of said street.

[Portions of Streets Paved, etc., excepted from Order to conform to portion not excepted :
Proviso.]

SEC. 2. In all cases where any street or portion of a street, or street-crossing has been ordered to be paved, planked, or macadamized, and any portion thereof has been excepted from the provisions of the order, such excepted portion shall forthwith be made to conform to the portion not excepted; *provided*, that in cases where the portion of a street or street-crossing which is by law required to be kept in repair by any railroad company, has been paved with Nicholson pavement, and has been and shall be kept in good repair, and the adjoining portions of such street or street-crossings shall not be so paved, the said portion so paved with Nicholson pavement need not be made to conform to the portion not so paved.

[Provisions, by whom Enforced.]

SEC. 3. The Superintendent of Public Streets and Highways shall enforce the provisions of this Order.

SEC. 4. This Order shall take effect immediately.

ORDER N^o. 762.

REGULATING PAWNBROKERS' LICENSES.

[Approved March 12, 1867.]

The People of the City and County of San Francisco do ordain as follows:

[Pawnbrokers' License: Books, etc., to be open for Inspection.]

SECTION 1. Every person or firm engaged in the business of pawnbroker, shall pay to the Collector of Licenses, in United States gold coin, for a license to carry, on the same, the sum of thirty-five dollars per quarter, and keep their original book of entry of all articles received in pawn in the English language, and this, as well as all other books relating to his or their business as pawnbrokers, shall be, at any and all times, open to inspection of the Collector of Licenses, and of the Chief of Police, and of such officers as they may authorize in writing for that purpose; all articles of whatever kind and nature which are received in pawn, shall also be produced for inspection at any and all times upon the demand of the Collector of Licenses and the Chief of Police, and such officers as they may authorize in writing for that purpose; and each pawn ticket shall plainly set forth the whole percentage upon the amount loaned, and all charges of whatever nature or kind, besides the interest, which is required to redeem the effects so put in pawn.

[Penalty.]

SEC. 2. Every pawnbroker, as well as the Clerk, agent or employee of any pawnbroker, who shall violate any of the provisions of this Order, or engage in said business in any way without said license, shall be deemed guilty of a misdemeanor; and shall be fined in a sum not less than ten nor more than five hundred dollars, or by imprisonment in the county jail not exceeding six months.

ORDER No. 777.

IN RELATION TO REMOVAL OF DEAD ANIMALS.

[Approved May 7, 1867.]

The People of the City and County of San Francisco do ordain as follows:

[Dead Animals: Whom to Notify.]

SECTION 1. In case of the death of any horses, mules, jacks, cattle, sheep or hogs, within the city limits, it shall be the duty of all persons being the owner, or having the care, possession or control of such horses, mules, jacks, cattle, sheep or hogs, to immediately notify G. Wetzlar, or his associates or assigns, of such death of said animals, at his or their office in the said city.

[Office: Where Located.]

SEC. 2. It shall be the duty of said G. Wetzlar, his associates, agent or assigns, to have an office at an accessible and business part of the city, where such notices provided in the preceding section may be given or left during the business hours of the day. Location of said office shall be regularly posted and published in said city.

[Order, to give Effect and Force to Contract.]

SEC. 3. This Ordinance is passed to give effect, force and virtue to a certain contract made and entered into between the City of San Francisco and the said G. Wetzlar, dated on the ninth day of May, 1866.

ORDER No. 838.

CONCERNING DEAD ANIMALS.

[Approved October 26, 1868.]

[Preamble.]

WHEREAS, On the 9th day of May, 1866, the Board of Supervisors of the City and County of San Francisco entered into a contract with Gustave Wetzlar and his successors or assigns, for the removal of dead animals from within the city limits, at no expense to the city, for the term of twenty years; and

WHEREAS, The said Wetzlar, his successors and assigns, gave the bond and expended a large sum of money for the purpose of carrying into effect the said contract; now, therefore,

The People of the City and County of San Francisco do ordain as follows:

[Dead Animals to be removed or notification sent to Contractor.]

SECTION 1. Whenever any horse, ass, swine, sheep or goat, or cattle of any kind, shall die within the limits of this city and county, the owner thereof or the person in whose possession the same may be at the time of its death, shall dispose of the carcass in such a manner that the same shall not become a nuisance; or shall notify G. Wetzlar or his associates or assigns, within twenty-four hours, where such carcass may be found, either by giving notice thereof at the office of said Wetzlar or his associates or assigns, or by depositing a written notice thereof in a box placed for that purpose at the entrance to the Health Office [in the City Hall]. Any person who shall violate any of the provisions of this section, shall be deemed guilty of misdemeanor; and on conviction thereof, shall be punished by a fine of not less than five dollars nor more than twenty dollars.

[Contractor to remove within twenty-four hours after Notification.]

SEC. 2. No person other than said G. Wetzlar or his associates or assigns, or the person owning or having possession of any animal mentioned in the

preceding section at the time of its death, shall remove or dispose of the carcass of such animal, unless the said Wetzlar, his associates and assigns shall fail to remove the same within twenty-four hours after receiving notice thereof, as hereinbefore provided; and no person shall obstruct, hinder or in any manner interfere with the said Wetzlar, his associates or assigns, in the removal or disposition of any such carcass. Any person who shall violate any of the provisions of this section, shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine of not less than ten dollars nor more than one hundred dollars, or by imprisonment in the county jail not more than fifty days.

[Takes Effect.]

SEC. 3. This Order shall take effect immediately.

ORDER No. 783.

TO PROHIBIT STREET BEGGING, AND TO RESTRAIN CERTAIN PERSONS FROM APPEARING IN STREETS AND PUBLIC PLACES.

[Approved July 9, 1867.]

The People of the City and County of San Francisco do ordain as follows:

[Street Begging Prohibited.]

SECTION 1. No person shall, either directly or indirectly, whether by look, word, sign or deed, practice begging or mendicancy in or on any of the streets, highways or thoroughfares of the City and County of San Francisco, nor in any public place. Any person who shall violate the provisions of this section, shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine not exceeding twenty-five dollars, or by imprisonment in the county jail not exceeding twenty-five days, or by both such fine and imprisonment.

[Infirm Persons Begging, on Conviction, to be sent to Almshouse.]

SEC. 2. On the conviction of any person for practising mendicancy or begging, if it shall appear that such person is without means of support, and infirm and physically unable to earn a support or livelihood, or is, for any cause, a proper person to be maintained at the Almshouse, the fine and imprisonment provided for in the preceding section may be omitted, and such person may be committed to the Almshouse.

[Persons Maimed, Deformed, etc., how disposed of.]

SEC. 3. Any person who is diseased, maimed, mutilated, or in any way deformed so as to be an unsightly or disgusting object, or an improper person to be allowed in or on the streets, highways, thoroughfares or public places in the City and County of San Francisco, shall not therein or thereon expose himself

or herself to public view. Any person who shall violate the provisions of this section shall be deemed guilty of a misdemeanor; and on conviction thereof, shall be punished by a fine not exceeding twenty-five dollars, or by imprisonment in the county jail not exceeding twenty-five days, or by both such fine and imprisonment.

[Penalty.]

SEC. 4. On the conviction of any person for a violation of any of the provisions of the next preceding section (3) of this Order, if the same shall seem proper and just, the fine and imprisonment provided for may be omitted, and such person be committed to the Almshouse.

[Police Officers to Arrest.]

SEC. 5. It is hereby made the duty of the Police Officers to arrest any person who shall violate any of the provisions of this Order.

ORDER No. 786.

RELATING TO THE DUTIES OF THE SUPERINTENDENT OF THE ALMSHOUSE.

[Approved July 30, 1867.]

The People of the City and County of San Francisco do ordain as follows:

[Superintendent to keep Register of Inmates and Report Monthly.]

SECTION 1. It shall be the duty of the Superintendent of the Almshouse to keep an accurate register of all inmates admitted into the Almshouse; which register shall state the day of admission and the name, age, sex, color and occupation of the party admitted, the place of nativity, and how admitted, and the date of the inmate's discharge or death. From which an accurate report shall be made on the first day of every month to the President of the Board of Supervisors, showing each of these facts, and showing, also, the whole number admitted, discharged [and] died during the month, and the whole number of inmates then remaining in the Almshouse. Said report shall be signed by the Superintendent, and delivered to the President of the Board of Supervisors, a correct copy of which shall also be kept on file in the Almshouse.

[Daily Record to be kept, and Report to be made Weekly.]

SEC. 2. The Superintendent shall keep a daily record, wherein shall be entered all transactions and business of and concerning the Almshouse, and all events therein occurring necessary and proper to be made public; and he shall accurately report to the Mayor in regard to such transactions, business and events as shown by said daily record on Saturday of each week. Said report shall be in writing, and signed by the Superintendent.

[Diet, Farm, and Daily Ration Books.]

SEC. 3. The Superintendent shall keep a diet-book, farm-book, and daily ration-book, and shall accurately report in regard to said diet-book, farm-book, and daily ration-book, on the first day of every month to the President of the Board of Supervisors. Such report shall be in writing, and signed by the Superintendent.

[Duplicate Vouchers to be kept.]

SEC. 4. The Superintendent shall take duplicate vouchers for every demand upon the Treasury arising from or out of all the current expenditures, and accurately report the same to the Board of Supervisors on the first day of every month.

[Officers and Employees, how Appointed.]

SEC. 5. The Hospital Committee of the Board of Supervisors, with the consent of the Mayor, shall have full power to appoint and remove any and all of the officers or employees of the Almshouse, excepting always the Superintendent; *provided*, that neither the number of the officers or employees, nor the amount of their compensation, nor the character of their duties as fixed by the Board of Supervisors, shall be changed except by order of said Board.

[Admission, how Obtained.]

SEC. 6. The Mayor, the Resident Physician, and any member of the Hospital Committee, may issue orders for the admission of persons into the Almshouse, and every order issued by either shall be complied with, and the person therein designated shall be admitted, unless the Mayor, for good and sufficient reasons, shall otherwise direct.

[Superintendent to Execute Bond.]

SEC. 7. Before entering upon the duties of his office, the Superintendent of the Almshouse shall make and execute to the City and County of San Francisco a bond, with at least two good and sufficient sureties, in the sum of five thousand dollars; the same to be approved by the Hospital Committee of the Board of Supervisors.

ORDER No. 803.

REGULATING THE FEES OF THE CITY AND COUNTY SURVEYOR.

[Approved February 4, 1868.]

The People of the City and County of San Francisco do ordain as follows:

[Fees for Surveying.]

SECTION 1. It shall be the duty of the City and County Surveyor to give the corners, lines of surveys of lots, and the proper grade of streets in front of all buildings or other lots, with certificates of same, when applied to for that

purpose, in contracts for street work; and it shall be unlawful for said Surveyor to make any greater charge for such services than is provided in this Order, under penalty of forfeiting his claim for such services, to wit:

For giving grades, lines and measurements of streets, including sewers in front of blocks from 550 to 825 feet in length, stakes 68 feet 9 inches apart.....	\$27 00
Of blocks from 275 to 550 feet frontage.....	20 00
Of blocks from 137 $\frac{1}{2}$ to 275 feet frontage.....	16 00
Giving grade and lines from 50 to 137 $\frac{1}{2}$ feet frontage.....	8 00
Giving grade and lines for 50 feet or less.....	7 00
For giving grades for four angular corners.....	8 00
For giving the lines for four angular corners.....	11 00
For examination of streets in front of blocks (including certificates) from 550 to 825 feet in length.....	16 00
From 137 $\frac{1}{2}$ to 550 feet (including certificate).....	13 00
Less than 137 $\frac{1}{2}$ feet.....	8 00
For giving grades, lines, cross-sectioning and measurement (including calculation and certificate) for blocks from 550 to 825 feet in length.....	33 00
For blocks from 137 $\frac{1}{2}$ to 550 feet in length.....	27 00
For blocks less than 137 $\frac{1}{2}$ feet in length.....	20 00
For crossings.....	20 00
For giving lines of streets in front of building lots.....	11 00
For re-setting a street monument, the same to be re-set when the street work whereby said monument has been disturbed is progressing.....	20 00

[How Payable.]

SEC. 2. The above fees shall be payable in United States Treasury Notes.

[Repeal.]

SEC. 3. All orders or parts of orders, so far as they conflict with the provisions of this Order, are hereby repealed.

ORDER No. 812.

PROHIBITING ENTRAPPING, KILLING OR DESTROYING BIRDS.

[Approved April 28, 1868.]

The People of the City and County of San Francisco do ordain as follows:

[Entrapping of Birds Prohibited.]

SECTION 1. It shall not be lawful for any person or persons hereafter to entrap, kill or destroy any bird or birds in this city or county.

[Penalty.]

SEC. 2. Each and every person or persons offending against the provisions of this Order, shall be guilty of a misdemeanor, and shall be punished by a fine of not less than five dollars nor more than twenty dollars, or by imprisonment not less than one day nor more than four days.

ORDER No. 816.

PROVIDING FOR THE REGISTRATION AND LICENSING OF DOGS.

[Approved June 6, 1868.]

The People of the City and County of San Francisco do ordain as follows:

[Dogs to be Registered.]

SECTION 1. No dog or dogs shall be permitted to run at large in any public street of the City of San Francisco, unless the same shall be duly registered as hereinafter specified, and the tax thereon, fixed by this Order, duly paid.

[Amount of Tax per Annum.]

SEC. 2. The tax on every dog in said city shall be two dollars and fifty cents per annum, such tax being payable to the Collector of Licenses, and by him paid into the City and County Treasury.

[Collector of Licenses to furnish Tags, and keep Register.]

SEC. 3. The Collector of Licenses is hereby required to procure, at the expense of the city, metallic plates, having thereon the number of said license, and figures indicating the year for which the tax has been paid, and shall enter in a book, to be kept for that purpose, the name of the owner and a description of the dog so registered under the provisions of this order.

[Collars: Registered Dogs to wear. Other Dogs at Large, how disposed of.]

SEC. 4. Every registered dog shall be provided with a collar at least three-fourths of an inch in width, and have attached thereto the said metallic plate provided for in section 3; and every dog not registered, found running or being at large in any public street of said city, shall be seized by the Pound Keeper or his deputies, and taken to the Public Pound, where they may be redeemed by the owner within forty-eight hours thereafter, on the payment to said Pound Keeper of five dollars; but if not so redeemed, to be then killed by said Pound Keeper.

[Unregistered Dogs at Large Biting Persons—Penalty of Owner.]

SEC. 5. If any unregistered dog, while running or being at large in any street, lane or alley of said city, bite any person, the owner of such dog shall forfeit and pay to said city not less than twenty nor more than fifty dollars, and it shall be the duty of the Chief of Police to have such dog immediately killed.

[Repeal.]

SEC. 6. All orders and resolutions and parts of orders and resolutions conflicting with this Order, are hereby repealed.

[Takes Effect.]

This Order shall be in force from and after its approval.

ORDER No. 826.

PROVIDING FOR THE ESTABLISHMENT OF ELECTION DISTRICTS AND PRECINCTS IN
AND FOR THE CITY AND COUNTY OF SAN FRANCISCO.

[Approved August 2, 1868.]

The People of the City and County of San Francisco do ordain as follows:

SECTION 1. In accordance with the provisions of an Act of the Legislature of the State of California, entitled "An Act to amend an Act entitled an Act to provide for the registration of the citizens of this State, and for the enrollment of all the legal voters thereof, and for the prevention and punishment of frauds affecting the elective franchise, approved March nineteenth, eighteen hundred and sixty-six," approved March thirtieth, eighteen hundred and sixty-eight, the City and County of San Francisco is hereby divided into twenty-one election districts, which are respectively bounded and defined as follows, viz :

[First Ward.]

First—The First Ward, bounded by Washington street on the south, Kearny street on the west, and the bay of San Francisco on the north and east, including the islands in the bay, shall constitute one Election District, to be known and designated as "First Ward Election District."

[Second Ward.]

Second—The Second Ward, bounded by Kearny street on the east, Vallejo street on the south, Larkin street on the west, and the bay of San Francisco on the north, shall constitute one Election District, to be known and designated as "Second Ward Election District."

[Third Ward.]

Third—The Third Ward, bounded by Washington street on the north, Kearny street on the west, California street on the south, and Market street and the bay of San Francisco on the east, shall constitute one Election District, to be known and designated as "Third Ward Election District."

[Fourth Ward.]

Fourth—The Fourth Ward, bounded by Vallejo street on the north, Kearny street on the east, Washington street on the south, and Larkin street on the west, shall constitute one Election District, to be known and designated as "Fourth Ward Election District."

[Fifth Ward.]

Fifth—The Fifth Ward, bounded by California street on the north, Kearny street on the west, and Market street on the south and east, shall constitute one Election District, to be known and designated as "Fifth Ward Election District."

[Sixth Ward.]

Sixth—The Sixth Ward, bounded by Kearny street on the east, Pine street on the south, Larkin street on the west, and Washington street on the north, shall constitute one Election District, to be known and designated as “Sixth Ward Election District.”

[Seventh Ward.]

Seventh—That portion of the Seventh Ward bounded by Howard street on the south, Second street on the west, Market street on the north, and the waters of the bay on the east, shall constitute one Election District, to be known and designated as “Seventh Ward Election District No. 1.”

Eighth—That portion of the Seventh Ward bounded by Harrison street on the south, Second street on the west, Howard street on the north, and the waters of the bay on the east, shall constitute one Election District, to be known and designated as “Seventh Ward Election District No. 2.”

[Eighth Ward.]

Ninth—That portion of the Eighth Ward bounded by Post street on the south, Larkin street on the west, Pine street on the north, and Kearny street on the east, shall constitute one Election District, to be known and designated as “Eighth Ward Election District No. 1.”

Tenth—That portion of the Eighth Ward bounded by Market street on the south, Larkin street on the west, Post street on the north, and Kearny street on the east, shall constitute one Election District, to be known and designated as “Eighth Ward Election District No. 2.”

[Ninth Ward.]

Eleventh—The Ninth Ward, bounded by Harrison street on the north, Seventh street on the west, and the bay of San Francisco on the south and east, shall constitute one Election District, to be known and designated as “Ninth Ward Election District.”

[Tenth Ward.]

Twelfth—That portion of the Tenth Ward bounded by Howard street on the south, Fourth street on the west, Market street on the north, and Second street on the east, shall constitute one Election District, to be known and designated as “Tenth Ward Election District No. 1.”

Thirteenth—That portion of the Tenth Ward bounded by Harrison street on the south, Fourth street on the west, Howard street on the north, and Second street on the east, shall constitute one Election District, to be known and designated as “Tenth Ward Election District No. 2.”

Fourteenth—That portion of the Tenth Ward bounded by Howard street on the south, Seventh street on the west, Market street on the north, and Fourth street on the east, shall constitute one Election District, to be known and designated as “Tenth Ward Election District No. 3.”

Fifteenth—That portion of the Tenth Ward bounded by Harrison street on the south, Seventh street on the west, Howard street on the north, and Fourth street on the east, shall constitute one Election District, to be known and designated as "Tenth Ward Election District No. 4." [Amended August 11, 1868, Order 831.]

[Eleventh Ward.]

Sixteenth—That portion of the Eleventh Ward bounded by Seventh street on the east, to Mission Creek, on the south by Mission Creek and Sixteenth street to Dolores street, on the west by Dolores street to Market street, and westerly and northerly by Market street to Seventh street, shall constitute one Election District, to be known and designated as "Eleventh Ward Election District No. 1."

Seventeenth—That portion of the Eleventh Ward bounded on the north by Sixteenth street to Dolores street, on the east by Dolores street from Sixteenth to Ridley street, on the north by Ridley street and a direct line to the Pacific Ocean, on the west by the Pacific Ocean, on the south by San Mateo County line, on the east by the San Bruno Road, on the north by Serpentine avenue from the San Bruno Road to Folsom street, thence on the east by Folsom street to Sixteenth street, shall constitute one Election District, to be known and designated as "Election District No. 2."

Eighteenth—That portion of the Eleventh Ward bounded on the north by Mission Creek and Sixteenth street to Folsom street, on the west by Folsom street to Serpentine avenue, on the south by Serpentine avenue from Folsom street to the San Bruno Road, thence along the San Bruno Road to Precita Creek, on the south by Precita Creek, and easterly and northerly by the waters of the bay to Mission Creek, shall constitute one Election District, to be known and designated as "Eleventh Ward Election District No. 3."

Nineteenth—That portion of the Eleventh Ward bounded on the west by the San Bruno Road to San Mateo County, on the south by the line of San Mateo County to the bay, thence easterly and northerly by the waters of the bay and Precita Creek to the San Bruno Road, shall constitute one Election District, to be known and designated as "Eleventh Ward Election District No. 4." [Amended September 8, 1868, Order 835.]

[Twelfth Ward.]

Twentieth—That portion of the Twelfth Ward bounded by Larkin street on the east, Bush street on the south, the Pacific Ocean on the west, and the bay on the north, shall constitute one Election District, to be known and designated as "Twelfth Ward Election District No. 1."

Twenty-first—That portion of the Twelfth Ward bounded by Bush street on the north, Larkin street on the east, Market street to Ridley street, Ridley street in a direct line to the Pacific Ocean, and the Pacific Ocean on the west, shall constitute one Election District, to be known and designated as "Twelfth Ward Election District No. 2." * * * * * [Amended September 8, 1868, Order 835.]

ORDER No. 830.

PROVIDING FOR THE CLEANING OF STREETS.

[Approved August 4, 1863.]

The People of the City and County of San Francisco do ordain as follows:

[Streets to be Cleaned within Three Days when required by Superintendent of Streets.]

SECTION 1. The owner or owners, tenant or tenants, occupant or occupants, or lessee of any building, land or premises, if required by the Superintendent of Public Streets and Highways, shall, within three days after notice, at his, her or their own expense, remove all earth, sand, rock, stones, dust, filth, rubbish, garbage and matter that may have accumulated in front of his, her or their said building, land or premises, from the line of said property to the centre of the street. Any person violating the provisions of this Order shall be deemed guilty of a misdemeanor; and on conviction, shall be punished by a fine of not less than five dollars nor more than fifty dollars, or by imprisonment not less than two days nor more than twenty-five days, or by both such fine and imprisonment.

[Provisions, how Construed.]

SEC. 2. This Order shall not be construed to repeal or modify the provisions of any other Order of the Board of Supervisors of this City and County.

ORDER No. 856.

TO PROHIBIT THE THROWING OF DICE AND GAMES OF CHANCE FOR MONEY IN PLACES OPEN TO PUBLIC VIEW.

[Approved January 12, 1869.]

The People of the City and County of San Francisco do ordain as follows:

[Games of Chance.]

SECTION 1. No person shall draw numbers, figures, letters or cards, in the nature of a game of chance, or throw or count dice, or engage or take part in any way therein, or in any game of chance of any kind whatever, for money, things in action, property or valuables of any kind whatever, in a public place, or any place open to public view, or where the same may be seen by persons being or passing upon the street, or in the presence or view of two or more persons, including those engaged therein; and no person shall permit or suffer the same upon his or her premises or place, or upon any premises or place under his or her control. Any person who shall violate any of the provisions of this Order, shall be deemed guilty of a misdemeanor; and upon conviction

thereof, shall be punished by a fine of not less than five dollars nor more than one hundred dollars, or by imprisonment not less than two days nor more than fifty days, or by both such fine and imprisonment.

[Penalty.]

SEC. 2. This Order shall take effect and be in force from and after its passage.

ORDER No. 858.

SANITARY LAWS OF THE CITY AND COUNTY OF SAN FRANCISCO.* (CHAPTER 2.)

[Approved January 26, 1869.]

The People of the City and County of San Francisco do ordain as follows:

[Quarantine Grounds—Boundaries.]

SECTION 1. The Quarantine Ground shall be bounded as follows: Westerly by that portion of the shore line of the bay of San Francisco between Point San Quentin on the north, and Point Avisadero on the south; northerly by an imaginary line corresponding to the southerly line of Sierra street, when extended in its present course into the bay of San Francisco one half of a mile; easterly by a line running thence southerly in a straight line to the point of land known as Point Avisadero.

[Quarantine Officer to board Vessel]

SEC. 2. It shall be the duty of the Quarantine Officer to board every vessel subject to quarantine or visitation by him immediately on her arrival (or as soon as he shall be notified thereof), between sunrise and sunset, and make such examination and inspection of vessel, books, papers or cargo, or of persons on board, under oath, as he may judge expedient to determine whether said vessel should be ordered to quarantine, and if so, the period of quarantine.

[Landing of Passengers.]

SEC. 3. No captain or other officer in command of any passenger-carrying vessel of more than one hundred and fifty tons burthen, nor of any vessel of more than one hundred and fifty tons burthen having passengers on board, nor any owner, consignee, agent or other person having charge of such vessel or vessels, shall, under a penalty of not less than one hundred dollars nor more than five hundred dollars, land, or permit to be landed, any passenger or passengers from said vessel or vessels until he shall have presented his bill of health to the Quarantine Officer and received a permit from that officer to land said passenger or passengers, except in such case as the Quarantine Officer shall deem it safe to give the permit before seeing the bill of health.

* For Chapter I, see Chapter XI of Order 697.

[Officers of Vessels to Report to Quarantine Officer.]

SEC. 4. It shall be the duty of every master or other officer, of each and all vessels in the bay or harbor of San Francisco, or at the wharves thereof, and of each owner or consignee of said vessel or vessels, to report to the Quarantine Officer each and every case of cholera, ship fever, yellow fever or small-pox, which shall occur or be on board of any of said vessels, and as soon as he or they shall become aware of the existence of the same, unless such case has already been reported.

[Vessels subject to Quarantine.]

SEC. 5. In addition to the vessels mentioned in an Act of the Legislature, entitled "An Act to establish a Quarantine for the bay and harbor of San Francisco, and Sanitary Regulations for the city and county of San Francisco," approved April 2, 1866, as subject to quarantine any other vessels which may have cases of cholera, small-pox, ship fever, or yellow fever on board, whether such vessels are from infected ports or not, shall be subject to quarantine, in the discretion of the Quarantine Officer.

[Quarantine Officer to report to Clerk of Board of Health.]

SEC. 6. All official acts of the Quarantine Officer shall be promptly reported to the Clerk of the Board of Health, and by him to said Board at its next meeting thereafter.

[Quarantine Officer to keep an Office.]

SEC. 7. The Quarantine Officer shall keep an office in some convenient location, and shall make such arrangements as he shall deem expedient for boarding vessels, the necessary expenses of which shall be paid in accordance with the provisions of the Quarantine and Health Laws.

[Fees of Quarantine Officer.]

SEC. 8. The fees of the Quarantine Officer shall be fixed as follows: For giving a permit to land freight and passengers, or both, from any vessel of less than one thousand tons burden, from any port except from ports on the Pacific coast under the jurisdiction of the United States, five dollars.

From any passenger-carrying vessel of more than one thousand tons burden, except from ports on the Pacific coast under the jurisdiction of the United States, seven and one-half dollars.

For any vessel of less than one thousand tons burden, and carrying more than twenty passengers, except those coming from Pacific ports under the jurisdiction of the United States, seven and one-half dollars.

For boarding all vessels, except those coming from Pacific ports under the jurisdiction of the United States, in addition to the above fee, five dollars.

[Vessels from Foreign Ports. Visit of Quarantine Officer.]

SEC. 9. The Quarantine Officer is hereby authorized, in his discretion, to board any vessel bringing passengers from foreign ports, and coming into the harbor of San Francisco, and then and there, in his discretion, to vaccinate

each and every one of said passengers before they shall be permitted to land at the city and county of San Francisco.

[He may require persons on board to be Vaccinated.]

SEC. 10. In case there shall be any person on board the vessels mentioned in section nine, who shall actually be sick with the small-pox, the Quarantine Officer is hereby authorized to require each and every person on board said vessel to be revaccinated, if he has been previously vaccinated, or to be then and there vaccinated for the first time.

[Ship Masters to aid Quarantine Officer.]

SEC. 11. It shall be the duty of each and every master, or other officer having command of such vessel, to aid the Quarantine Officer in performing the duties herein required, by anchoring his vessel in the bay, and by all other suitable and reasonable means, until said vaccination shall have been completed.

[Fees for Vaccinating.]

SEC. 12. The fees of the Quarantine Officer for vaccinating such passengers shall be one dollar for each and every person so vaccinated, and he is hereby authorized to collect the said fee from the person or persons vaccinated.

[Agents, Owners or Consignees of Vessels in Quarantine to pay Expenses.]

SEC. 13. When any steamship or other vessel shall be placed in quarantine, all expenses for the subsistence of the passengers and crew of such vessel, or for the disembarkation of the passengers and disinfection of the vessel, shall be borne by the agents, owners or consignees of such vessel.

SEC. 14. All passengers being on board of vessels under quarantine, shall be provided for by the master of the vessel in which they shall have arrived, and if the master shall omit or refuse to provide for them, or they shall have been sent on shore by the Quarantine Officer, they shall be maintained at the expense of such vessel, her owners, consignees, and each and every one of them, and the Quarantine Officer shall not permit such vessel to leave quarantine until such expenses and all other expenses incurred under this order, shall have been paid or secured.

[Police Judge's Court to have Jurisdiction.]

SEC. 15. The Police Judge's Court of the City and County of San Francisco shall have full and complete jurisdiction of all actions or proceedings for the violation of the provisions of this order.

[Penalty.]

SEC. 16. Any person who shall violate any of the provisions of this Order, and any person who shall neglect or refuse to obey any order or regulation made by the Board of Health in the exercise of the powers conferred by law, shall be deemed guilty of a misdemeanor; and upon conviction thereof, shall be punished by a fine of not more than five hundred dollars, or by imprison-

ment in the county jail not more than sixty days, or by both such fine and imprisonment.

[Repeal.]

SEC. 17. All orders and resolutions or parts of orders and resolutions, so far as they conflict with the provisions of this order, are hereby repealed.

ORDER No. 865.

CONCERNING THE FIRE ALARM AND POLICE TELEGRAPH.

[Approved April 20, 1869.]

The People of the City and County of San Francisco do ordain as follows:

[Approach to Signal Boxes not to be Obstructed.]

SECTION 1. No person shall put or place, maintain or suffer to be or remain, any article, thing or matter on or upon the sidewalk so as to obstruct or interfere with the free access or approach to any Signal Box of the Fire Alarm and Police Telegraph of the City and County of San Francisco.

[Owners, prior to moving Houses, to notify Superintendent.]

SEC. 2. Any person moving or intending to move any house or building in, on and through any street or streets of the City and County of San Francisco, shall give to the Superintendent of the Fire Alarm and Police Telegraph, before commencing to move said house or building, a written notice of the street or streets, route and blocks through, in and on which the building or house is to be moved.

[Permit not to be given unless a deposit of money is made with Superintendent to cover expense of fixing and repairing Telegraph.]

SEC. 3. The Superintendent of Public Streets and Highways, or the Chairman of the Committee on Fire and Water, shall not give permission for the moving or removal of any house or building, unless security in coin, not exceeding twenty-five dollars, is first given to the Superintendent of the Fire Alarm and Police Telegraph of said city and county, to defray all the expenses of said Superintendent of the Fire Alarm and Police Telegraph, in taking charge of, taking down, removing and fixing and repairing said telegraph, or any portion thereof, or any damage thereto in consequence of the moving or removal of the house or building.

[Penalty.]

SEC. 4. Any person violating any of the provisions of sections one or two of this Order, shall be deemed guilty of a misdemeanor; and on conviction, shall be punished by a fine of not less than five dollars nor more than two hundred dollars, or by imprisonment in the county jail not less than two days nor more than one hundred days, or by both such fine and imprisonment.

ORDER No. 869.

RELATING TO THE DUTIES OF PAWNBROKERS AND DEALERS IN SECOND HAND CLOTHING.*

[Approved May 4, 1869.]

The People of the City and County of San Francisco do ordain as follows:

[Record to be kept in the English Language of Articles purchased, etc.]

SECTION 1. Every person engaged in the business of a pawnbroker, or the purchase or sale of second hand clothing, wares, or merchandise, shall keep a book, in which they shall enter, at the time of purchase, in the English language, a true and accurate description of every article purchased by them; also, the name and residence of the vendor, the amount paid, and the date and hour of purchase; and such book shall be exhibited upon request of any police officer of the permanent police force.

[Penalty.]

SEC. 2. Any person violating any of the provisions of this Order, shall be deemed guilty of a misdemeanor; and be punished, on conviction, by a fine not less than fifty dollars nor more than five hundred dollars, or by imprisonment not less than ten days nor more than ninety days, or by both such fine and imprisonment.

ORDER No. 880.

PROHIBITING THE MANUFACTURING OF MATCHES WITHIN CERTAIN LIMITS.

[Approved June 23, 1869.]

The People of the City and County of San Francisco do ordain as follows:

[Erection of Apparatus, etc., prohibited within certain Limits.]

SECTION 1. No person shall erect, or cause to be erected, any apparatus, machinery or building for the manufacturing of matches within that portion of the City and County of San Francisco lying east of Johnstone and Larkin streets.

[Penalty.]

SEC. 2. Any person or persons violating any of the provisions of this Order, shall be deemed guilty of a misdemeanor; and on conviction, shall be punished by a fine of not less than one hundred dollars nor more than five hundred dollars, or by imprisonment in the county jail not less than fifty nor more than ninety days, or by both such fine and imprisonment; and each day maintain-

* See in connection with this, Order No. 762, ante.

ing or continuing such violation, shall be deemed a new offence, and punished accordingly.

ORDER No. 884.

RELATING TO THEATRES AND PLACES OF PUBLIC AMUSEMENT.

[Approved July 29, 1869.]

The People of the City and County of San Francisco do ordain as follows:

[Beating upon a Gong or Gongs, etc., to Disturb the Peace, Prohibited.]

SECTION 1. No person participating in any exhibition or performance, in or about any theatre or place of entertainment or amusement in the City and County of San Francisco shall, at any time during such exhibition or performance, disturb the peace or quiet of any neighborhood, by beating or playing upon a gong or gongs, or by making an unusual noise of any kind, nor shall any person aid or abet in making such disturbance.

[Penalty.]

SEC. 2. Every person convicted of a violation of any provision of section one of this Order shall be fined in a sum not exceeding two hundred dollars, or by imprisonment not exceeding two months.

ORDER No. 866.

TO AMEND ORDER NO. 748, ENTITLED AN ORDER "TO EXPEDITE THE SETTLEMENT OF LAND TITLES IN THE CITY AND COUNTY OF SAN FRANCISCO," AND OTHER ORDERS AMENDATORY OF AND SUPPLEMENTAL THERETO.

[Approved April 29, 1869.]

The People of the City and County of San Francisco do ordain as follows:

[Petition asking for Grant of Land: Verification.]

SECTION 1. The first section of an Order approved December 22, 1866, entitled an Order "To expedite the settlement of land titles in the City and County of San Francisco," numbered 748, as amended by Order No. 771, approved April 9, 1867, is hereby amended so as to read as follows:

SECTION 1. Upon receiving a petition from any person or persons claiming that they, by themselves, their tenants, or the persons through whom they claim or derive possession, have been, from and including the eighth day of March, eighteen hundred and sixty-six, and still are, in the possession of any of the lands without the corporate limits of the City of San Francisco, as defined in an Act to reincorporate said city, passed by the Legislature of the State of California on the fifteenth day of April, eighteen hundred and fifty-

one, and described in the decree of Justice Field of the United States Circuit Court, confirming the claim of the City and County of San Francisco, entered November second, eighteen hundred and sixty-four, in the Circuit Court of the United States for the Northern District of the State of California; and that they, or the persons through whom they claim or derive possession, have paid to the Tax Collector of the City and County of San Francisco the amount assessed by the Outside Land Committee upon the land described in said petition, to pay for land reserved for public use—provided for in section ten of Order 800—and also paid the taxes mentioned in section four of said Order, and all the taxes levied on said lands for State and municipal purposes now due and remaining unpaid; or, upon receiving a petition from any person or persons setting forth that said petitioners, by themselves, their tenants, or the persons through whom they claim or derive possession, were, on or before the first day of January, eighteen hundred and fifty-five, to, and including the twentieth day of June, eighteen hundred and fifty-five, and still are, in possession of the land described in said petition, embraced within the corporate limits of the City of San Francisco, and above highwater mark as defined in the Act to incorporate said City, passed by the Legislature of the State of California on the fifteenth day of April, eighteen hundred and fifty-one; and such petition in either case setting forth that such lands have not been sold, leased, dedicated, reserved or conveyed by authority of the said City and County of San Francisco, or the United States, to any one or for any purpose, and asking for a grant from said City and County, the Board of Supervisors shall proceed to act thereon as hereinafter provided. This petition shall be verified by the oath or affirmation of the party in whose behalf the petition is presented, or by some one acting as his agent and conversant with the facts detailed in the petition.

[Petitions referred to Committee: Proof; Committee to consider, file and report. Award of Grant and Notice—Clerk of Committee, and Compensation.]

Section 2 of said Order No. 748 is hereby amended so as to read as follows:

SEC. 2. All petitions mentioned in the first section of this Order shall be referred to the Committee on Outside Lands. The Clerk of the Board of Supervisors shall be the Clerk of the Outside Land Committee. The party presenting the said petition may appear before said Clerk, and make proof, verbal and documentary, of the truth of the matters alleged in his petition. Copies of the documentary evidence shall be filed with said Clerk, and the oral testimony shall be reduced to writing by said Clerk, and subscribed by the witness. The proofs of the petitioner being closed, the said Committee shall proceed to consider the same, and shall make such report and recommendation thereon as to them shall seem just and proper in the premises. The said Committee shall file with the Clerk of the Board of Supervisors the testimony taken as aforesaid, together with the report of the said Committee; and said report shall be submitted to the Board of Supervisors for their approval, and if, in their judgment, the claim of the petitioner is well founded, they shall, by an order entered in their minutes, adjudge and award a grant of such lands

to the petitioner or petitioners therefor, less the amount reserved for public use. The said Board shall thereupon give public notice of their award, by a notice published at least once a week for three successive weeks, in some daily newspaper published in the City and County of San Francisco, which notice shall specify the name of the applicant, the date and filing of his petition, and the tract of land awarded, by a good and sufficient description thereof. Proof of publication of such notice shall be made in the manner now or hereafter required by law for the proof of publication in civil process. The Clerk of the said Committee shall be allowed compensation for taking the oath or affirmation of witnesses, twenty-five cents; and for reducing the testimony to writing, twenty cents a folio, which shall be in full for all services rendered by him as Clerk of said Committee. The compensation herein allowed to the Clerk of said Committee shall be paid to said Clerk by the party presenting the petition.

[Mayor to issue Deed of Conveyance after Proof of Publication — Proviso: Protest against Conveyance, how made.]

Section 3 of said Order No. 748, is hereby amended so as to read as follows:

SEC. 3. Upon receiving proof of the publication of the notice provided for in the second section hereof, and the payment of all necessary expenses for deeds, the Mayor of the City and County of San Francisco is hereby authorized and empowered to execute, acknowledge and deliver to the party or parties presenting the aforesaid petition, a deed of conveyance of the tract or lot of land as aforesaid, adjudged and awarded to the petitioner, and attach thereto the corporate seal of the City and County of San Francisco; *provided*, the petitioner or petitioners shall, before receiving a deed as aforesaid, be required to quit-claim and peaceably deliver the possession of all land claimed by said petitioner or petitioners, reserved by the Commissioners, acting under Ordinance eight hundred and twenty-two (822), and all those lands reserved by the Committee of the Board on Outside Lands, for the use and benefit of the City and County of San Francisco; *provided, however*, that in case a suit shall be pending between the petitioner and some third person, involving the right of possession of the tract or some portion thereof petitioned for, and such third person shall file with the Clerk of the Board of Supervisors a copy of the complaint filed in such action before the deed shall have been executed and delivered to the petitioner, and also competent proof that such third person, or the persons through whom they claim or derive possession, have paid the taxes and assessments mentioned in the first section of this Ordinance; then, and in that case, the deed shall be withheld until such suit shall be finally determined; and there shall thereafter be executed a deed of conveyance of so much of the tract of land as shall be involved in the said suit, to the party in whose favor the said suit shall be finally determined, as aforesaid; *provided, further*, that the expenses hereinafter provided for, shall be paid before such conveyance shall be delivered.

[Petitioner to Deposit Amount for Expenses.]

Section 4 of said Order No. 748, is hereby amended so as to read as follows:

SEC. 4. Upon the filing of a petition as hereinbefore provided, the petitioner shall deposit with the Clerk of the Board of Supervisors a sum of money sufficient to pay for the publication of the notice hereinbefore provided, and other expenses incident to the granting of the prayer of the petitioner. But the Clerk shall not receive on file any petition that shall not be in conformity with the provisions of this Order.

[Operation of Conveyance.]

SEC. 5. A conveyance, executed and delivered in pursuance of the provisions of this Order, shall operate as an acknowledgment on the part of the said City and County, that the title to the land therein described has passed under and by virtue of said Order Number 800, or of said Ordinance Number 822, as the case may be, and also under and by virtue of the several Acts of Congress and the Legislature ratifying said Order and Ordinance, or under the authority of which the same have been passed. And such conveyance shall likewise operate to grant, convey, remise and release to the party, his heirs and assigns, named therein, the lands in such conveyance described, and all the estate and interest, present and future, of the said City and County of San Francisco in and to such lands.

SEC. 6. The sixth section of said Order No. 748 is hereby repealed.

[Continuance of Proceedings commenced under former Orders.]

SEC. 7. This Order shall take effect and be in force on and after its passage [and such parts of Order No. 748]; and all orders and parts of orders conflicting with this order, are hereby repealed. But such repeal shall not invalidate any of the proceedings instituted under the orders of which the present order is amendatory; and such proceedings may be continued under the provisions of this order; and whenever such proceedings have been completed, and the Committee on Outside Lands of said Board of Supervisors, or a majority of them, have executed and delivered a deed or deeds, the person or persons to whom such deed or deeds were executed, may obtain from the Mayor, at his or their own expense, a deed of the same land executed by him and sealed with the corporate seal of the City and County of San Francisco, without further petition, proof, award or notice; and the Mayor is hereby authorized and empowered to execute such deeds. Any and all such deeds shall have the like force and effect as the conveyances mentioned in section five of this Order; *provided*, that if any grantee in any deed executed by such Committee has heretofore sold or conveyed any land included in such deed, or his, her, or their interest in such land, by writing recorded in the office of the City and County Recorder of the City and County of San Francisco, the deed executed by the Mayor, and sealed with the aforesaid corporate seal, shall be, as to the lands so sold or conveyed, for, and enure to the benefit of such purchaser or purchasers, grantee or grantees, and their heirs, and the deed executed by the Mayor shall expressly so state.

ORDER No. 895.

SUPPLEMENTARY TO ORDER NO. 748, "TO EXPEDITE THE SETTLEMENT OF LAND TITLES IN THE CITY AND COUNTY OF SAN FRANCISCO."

[October 2, 1869.]

[Preamble.]

WHEREAS, Divers co-owners and tenants-in-common of certain tracts of land, situate in the city and county of San Francisco, and within the limits described in Order No. 800 of this Board, who are or claim to be in possession thereof as such co-owners and tenants-in-common, under and in accordance with the terms and provisions of said Order No. 800, and as such alleged co-owners and tenants-in-common, have had said tracts of land delineated by metes and bounds, and as entireties, upon the map mentioned and provided for in said Order No. 800, and have also severally paid their proportionate share of the taxes upon said tracts of land, for the five fiscal years preceding the year beginning July 1, 1866, and all subsequent taxes due thereon, and have filed with this Board their petition, claiming said lands, under and in accordance with the terms and provisions of said order and Order No. 748 of this Board; now, therefore,

The People of the City and County of San Francisco do ordain as follows:

[Co-owners in undivided Tracts may pay proportionate share of Taxes and Assessments.]

SECTION 1. It shall be lawful for any such alleged co-owners or tenants-in-common of lands situate within the limits described by said Order No. 800, or one or more thereof, or his or their successor or successors in interest who shall have performed the acts and conditions aforesaid, to pay, as such co-owners or tenants-in-common, his or their proportionate share of the amount of any and all taxes or assessments now levied and due, or which may hereafter (at any time prior to the delivery of a deed from the City and County of San Francisco, for his or their undivided interest in said lands) be levied and become due upon the tract or tracts of land wherein he or they hold as such co-owners or tenants-in-common.

[Takes Effect.]

SEC. 2. This Order shall take effect and be in force from and after its passage.

APPENDIX.

BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO, 1868-9.

MAYOR AND EX-OFFICIO PRESIDENT : FRANK MCCOPPIN.

MEMBERS :

1st Ward—HENRY WINKLE,	7th Ward—RICHARD RING,
2d Ward—JOHN HARROLD,	8th Ward—J. B. E. CAVALLIER,
3d Ward—EDWARD FLAHERTY,	9th Ward—A. J. SHRADER,
4th Ward—R. BEVERLY COLE,	10th Ward—EDWARD NUNAN,
5th Ward—MONROE ASHBURY,	11th Ward—P. H. CANAVAN,
6th Ward—D. D. SHATTUCK,	12th Ward—CHAS. H. STANYAN.

STANDING COMMITTEES :

Judiciary.....	CAVALLIER, ASHBURY, STANYAN.
Finance and Auditing	SHATTUCK, SHRADER, HARROLD.
Fire and Water	SHRADER, FLAHERTY. COLE.
Streets, Wharves, Etc.....	STANYAN, FLAHERTY, RING.
Public Buildings.....	HARROLD, NUNAN, ASHBURY.
Health and Police.....	ASHBURY, CAVALLIER, WINKLE.
License and Orders.....	WINKLE, CANAVAN, STANYAN.
Hospital.....	COLE, HARROLD, SHATTUCK.
Printing and Salaries.....	NUNAN, SHRADER, CANAVAN.
Industrial School.....	CANAVAN, NUNAN, WINKLE.
Fire Alarm.....	RING, SHATTUCK, CAVALLIER.
Street Lights.....	FLAHERTY, COLE, RING.
Outside Land Committee.....	STANYAN, SHRADER, COLE, ASH- BURY, CAVALLIER.

RULES OF PROCEEDINGS.

1.—In case the President shall not attend, the Clerk, on the appearance of seven members, shall call the Board to order, when a President *pro tem.* shall be appointed by the Board for that meeting, or until the appearance of the President.

2.—In case the Clerk should be absent, the Board shall appoint a Clerk *pro tem.*; *provided*, such substitution shall not continue beyond the day on which it was made.

3.—Whenever it shall be moved and carried that the Board go into a Committee of the Whole, the President shall leave the Chair, and the members shall appoint a Chairman of the Committee of the Whole, who shall report the proceedings of the Committee.

4.—The rules of the Board shall be observed in the Committee of the Whole, except the rules regulating the call for the ayes and noes, and limiting the time of speaking.

5.—On motion, in Committee, to rise and report the question, it shall be decided without debate.

6.—No amendment shall be allowed in the Board on any question which has been decided in Committee of the Whole, unless by consent of two-thirds of the members present.

7.—The Clerk shall make a list of the orders, resolutions, or reports on the table, which shall be considered "the general orders of the day."

THE ORDER OF BUSINESS,

which shall not be departed from, except by the consent of seven members, shall be as follows :

1st.—Calling the Roll.

2d.—Reading the Minutes of last Meeting.

3d.—Quarterly. The requisitions of Section 66, Article V, of the Consolidation Act.

4th.—Presentation of Petitions.

5th.—Presentation of Bills and Accounts.

6th.—Reports of Committees.

7th.—Communications and Reports from City and County Officers.

8th.—Disposition of Street Work.

9th.—Orders, Motions, or Resolutions.

10th.—Unfinished Business.

11th.—Special Orders of the Day.

12th.—General Orders of the Day.

8.—If any question under debate contain several points, any member may have the same divided.

9.—When any question has been put and decided, it shall be in order for any member who voted in the majority, to move for the reconsideration thereof; but no motion for the reconsideration of any vote shall be made after the order, resolution, or act shall have gone out of the possession of the Board; and no motion for reconsideration shall be made more than once upon the same question.

10.—A motion to refer or lay on the table, until it is decided, shall preclude all amendments to the main question.

11.—It shall be the duty of the Clerk to issue such certificates as may be directed by orders, or resolutions, and to engross all orders, resolutions or acts, requiring the signature of the President, to the end that they may be placed on file, in addition to the records required to be kept by the Act creating this Board.

12.—All accounts and bills presented shall be referred to Committees, that they may report upon the same before action is taken by the Board.

13.—The President shall preserve order and decorum, and shall decide questions of order, subject to an appeal to the Board.

14.—Every member, previous to his speaking, shall rise from his seat and address himself to the President, and no motion shall be in order, if made while the mover is seated or out of his place.

15.—When two or more members shall rise at once, the President shall name the member who is to speak first.

16.—No member shall speak more than twice on the same question without leave of the Board: nor more than once till every member choosing to speak shall have spoken; nor longer than five minutes, except by permission of the President.

17.—No question, on a motion, shall be debated or put, unless the same be seconded. When a motion is seconded, it shall be stated by the President before debate, and every such motion shall be reduced to writing, if any member desires it.

18.—A motion having been stated by the President, it shall be deemed to be in possession of the Board; but it may be withdrawn at any time before decision or amendment, with the assent of the second.

19.—When a question is under debate, no motion shall be received, unless—

- | | |
|----------------------------|------------------------------------|
| 1st. To adjourn. | 4th. To postpone to a day certain. |
| 2d. To lay on the table. | 5th. To commit or amend. |
| 3d. The previous question. | 6th. To postpone indefinitely. |

Which several motions shall have precedence in the order in which they are arranged.

20. A motion to adjourn, and a motion to fix the time of adjournment, shall be decided without debate.

21.—The previous question, until decided, shall preclude all amendments

and debate to the main question, and shall be put in this form, "Shall the main question be now put?"

22.—Every member who shall be present when a question is put, shall vote for or against the same, unless the Board shall excuse him, or unless he be immediately interested in the question, in which case he shall not vote; but no member shall be permitted to vote upon a question when a division is called, unless present when his name is called in the regular order.

23.—A member called to order shall immediately take his seat, unless permitted to explain, and the Board, if appealed to, shall decide on the case, but without debate. If there be no appeal, the decision of the Chair shall be submitted to.

24.—Upon a decision of the Board, the names of those who voted against a question shall be entered upon the minutes, not only in the cases required by laws, but when any member may require it; and in all appropriations of the public moneys the yeas and nays shall be called by the Clerk, and recorded.

25.—All appointments of officers shall be by *ballot*, unless dispensed with by the unanimous consent of the Board; and a majority of all the members of the Board shall be necessary to a choice.

26.—No member shall leave the Board during its session without permission from the President.

27.—All committees shall be appointed by the Board, unless otherwise ordered. Committees appointed to report on any subject referred to them by the Board, shall report a statement of the facts, and also their opinion thereon, in writing; and no report shall be received unless the same be signed by a majority of the committee.

28.—Every remonstrance or other written application, intended to be presented to the Board, must be delivered to the President, or any member, not later than three o'clock on the day on which the Supervisors convene, except on extraordinary occasions; and the President or member to whom it shall be given, shall examine the same, and indorse thereon the name of the applicant, and the substance of the application, and sign his name thereto, and deposit the same in the office of the Clerk of the Board, so that the members may examine the same before meeting; *only* the indorsement of such remonstrance or application, shall be read by the Clerk, unless a member shall require the reading of the paper, in which case the whole shall be read.

29.—The members of the Board shall not leave their places, on adjournment, until the President leaves the chair.

30.—Members, in speaking of each other, shall designate them by the number of their respective Ward.

31.—Seven members shall constitute a quorum to transact business; and no regulation, resolution, ordinance or order of the Board shall pass without the concurrence of at least that number of members, but a smaller number may adjourn from day to day.

32.—Should there arise any questions or points of order not embraced in the Rules, the Board shall be governed by the rules of the Senate, and the authorities set forth in Cushing's Manual.

33.—Every order shall embrace but one subject, and the same shall be expressed in its title.

34.—The ordaining clause of the City Orders shall be : "The People of the City and County of San Francisco do ordain as follows."

35.—Two-thirds of the members of the Board shall be required to alter, suspend or repeal any of the foregoing rules.

THE OUTSIDE LANDS.

It has been deemed necessary to reproduce from the Municipal Reports of last year the following portion of the appendix in relation to the Outside Lands, with the addition of such proceedings had since that time:

"In early times but few believed in the existence of a Pueblo here, and for that reason the lands around the city were entered upon by settlers, in the belief that they belonged to the United States, and steps were taken by the settlers to secure to themselves the rights given by Acts of Congress to settlers on the public lands, and disputes, squatter-riots, and litigations were the order of the day. It was of course not desirable that this condition of things should continue, and as it was evident that it would take years to finally determine through the Courts whether the lands belonged to the City or to the United States, it was thought best for the City to assume ownership of those within the then charter limits, and grant them to the parties in the actual possession—thus making them taxable, and causing them to contribute to the support of the government. This was done; and the Legislature and Congress having confirmed the Act of the municipal authorities, the title became perfect in the possessors, notwithstanding the controversy as to the existence of the Pueblo. The wisdom of this course cannot be questioned; for it is apparent that otherwise the now populous district so disposed of would have remained to this day the same as it was at the time the grant was made—almost a waste, contributing nothing to the treasury, and constituting an impassable barrier to the growth of the city.

"The concessions made to possessors by the Van Ness Ordinance, and the Acts of the Legislature and Congress confirmatory thereof, withdrew a formidable opposition to the claim of the City to four leagues as the successor of the

Pueblo; but the controversy was still pending in the Courts of the United States till late in 1866.

"On the 8th of March, 1866, for the purpose of ending the litigation and settling the title to these outside lands, Congress passed an Act relinquishing to this City all the right of the United States in the land described in the decision of Judge Field, in trust to be conveyed to the parties in possession thereof at the time of the passage of the Act—subject to the direction of the Legislature as to terms, conditions, and quantities. In consequence of the passage of that Act, and because the United States had no interest afterwards, the appeal from Judge Field's decision was dismissed. If that Act had not been passed, the appeal would have been prosecuted, and in all probability would have been still undecided.

"After the passage of this Act by Congress, and before the dismissal of the appeal by the United States, the Board deemed it important that some action should be taken preparatory to the meeting of the next Legislature. That action, of course, had to be shaped by considerations of public good—the chief public advantages to be sought being settlement of titles, and the increase of revenue by opening up for taxation *all* lands occupied and claimed by individuals. As the Act of Congress recognized the rights of possessors, it was evident that they would not abide by any action of the Board not in conformity with the Act; and as the decree of the Circuit Court would not conclude them from questioning the source of title, it was evident that the only disposition of the lands which would not result in almost interminable litigation, would be such as conformed substantially to the terms of that Act."

In order to meet those wants, Orders No. 733 and 748 were passed, under the provisions of which Supervisors R. P. Clement, Frank McCoppin and Charles H. Stanyan were elected a Special Committee, on the 15th day of October, 1866, and thereupon commenced the duties devolved upon them, presenting a report on January 21, 1867, recommending a plan for the subdivision into blocks of all the lands described in Section 1 of Order No. 733, which was approved by Resolution No. 6,404, and said Committee in compliance with Resolution No. 6,551 (approved February 26, 1867), entered into a contract with William P. Humphreys and George C. Potter to make the surveys, measurements and the map or maps of the Outside Lands required by said Order, at a cost of twelve thousand dollars.

On December 2, 1867, the Board elected a Committee on Outside Lands, consisting of Supervisors Charles H. Stanyan, A. J. Shrader and R. Beverly Cole; and on the 23d, Supervisor Stanyan introduced a general Order providing for the settlement and quieting of titles to land, which was passed for printing. The Board having at informal meetings, on invitation of the Committee, discussed and considered the Order in connection with a prior Order introduced December 2d by Supervisor Ashbury, amended its provisions, and on January 13th, 1868, Supervisor Stanyan reported back the Order from the Committee with amendments, as the result of the deliberations of the Board, which were adopted. The Order finally passed by a unanimous vote and was

numbered eight hundred (800), submitted to and approved by His Honor the Mayor the following day. The provisions of Order No. 800 differed from that of Order No. 733, inasmuch as it provided for making the reservations selected for public purposes absolute, allowed the Board to make the several selections irrespective of the claimants in undivided tracts, and that the residue of the lots and lands should be assessed to pay the cost of the reservations; the appraisements and assessments to be made by a Committee to be chosen by the Board.

In pursuance of Section 13 and to carry out the provisions of Order No. 800, the following members were chosen: Charles H. Stanyan, Chairman; A. J. Shrader, R. Beverly Cole, Monroe Ashbury, and Charles Clayton.

Supervisors Stanyan, Shrader, Cole and Ashbury were elected on January 20, 1868, and at the next meeting, on the 27th, the Committee was filled by the election of Supervisor Clayton.

Pending the ratification of the Order by the Legislature, a proviso was inserted by the Judiciary Committee of the Assembly, which it was thought would deprive the City of getting possession of her reservations until compensation was made, and defeat the intent and object of all efforts to settle this question. At a meeting held March 22, 1868, at the instance of Supervisor Ashbury, a resolution was telegraphed to the San Francisco delegation requesting them to use their influence to procure the objectionable proviso stricken out, notwithstanding which the bill passed the Legislature, but by the request of His Honor Mayor McCoppin and Supervisor Ashbury, the Governor withheld his approval of the bill until a supplemental bill was passed, doing away with the effect of the aforesaid amendment, and defining the manner of collecting the assessments for cost of reservations. These Acts were both approved March 27, 1868, and complete what was necessary to fully, fairly and finally settle the question of titles to Pueblo Lands. The Map of the Outside Lands was completed, presented, and two Reports (the Committee disagreeing as to the boundaries of a Public Park) were submitted to the Board of Supervisors on May 18, 1868. It remained in the Clerk's office for public inspection from that time until June 18th, inclusive, notice of the same being published in all the daily papers during said period.

At meetings held by the Committee (in pursuance of Resolution No. 8,514 of the Board) on June 18th and 19th, of which public notice was given, all persons who desired and had filed petitions or protests in relation to the reservations prior to the 19th, were heard in the matter, and on June 22d, the Committee presented their final Report as to the changes in location of reservations, which was, by Resolution No. 8,565, approved, and the Committee authorized to cause the alterations specified in their Report to be delineated on

* NOTE.—By Resolution No. 7,809, approved December 24th, twenty-five hundred (\$2,500) dollars was appropriated to pay for survey of the Pueblo Lands, by the United States Surveyor-General for California, necessary to obtain a patent for said lands from the United States.

the map: and at a subsequent meeting, held June 29, 1868, they reported the Map of the Outside Lands had been altered so as to conform to the instructions given: in addition by Resolution No. 8,622, adopted July 13, 1868, and by Order No. 823, finally passed July 20th, and approved by His Honor the Mayor, July 24, 1868. The Board approved all the acts of the Committee on Outside Lands and ratified their final Report on the Map and Reservations.

On the 7th day of December, 1868, the Committee on Outside Lands having appraised the reservations and the value of the Outside Lands, completed the assessment, and filed their final Report in duplicate, one copy in the Clerk's office, and the other in the office of the City and County Recorder; and to avoid any doubt as to the validity of the said Report, it was, at a meeting of the Board held on May 3, 1869, approved, ratified and adopted by Resolution No. 9,721.

In accordance with the provisions of an Act modifying the provisions of Act approving Order No. 800, known as the Supplemental Act, the City and County Recorder made out, certified and delivered a copy of said Report on the 8th day of February, 1869, to the Tax Collector, who, thereupon, gave public notice that the assessments were due and payable. It was deemed expedient, in view of the law, to extend from time to time the period when payments could be made; in consequence, therefore, of the provisions of the Revenue Acts, and the Amendatory Act referred to in relation to the collection of the Outside Land assessments, the various sums due upon said assessment became delinquent on Monday, the 18th day of October last, and the lots and parcels of land on which the assessment has not been or remains unpaid, will be proceeded against in the manner provided for the collection of revenue for State and County purposes. The total amount of assessments collected by the Tax Collector to the first of November was \$69,689.22.

On December 7, 1868, the present Board elected a Committee on Outside Lands, consisting of Supervisors Stanyan, Shrader, Cole, Ashbury and Cavallier.

On April 5, 1869, Order No. 866,* amendatory of Order No. 748, was introduced by Supervisor Ashbury, finally passed by the Board on April 26th, and approved by Mayor McCoppin on the 29th, among other provisions differing from that Order, it provides that any person claiming Outside Lands and desiring the City's title, should on filing a petition, verify by oath or affirmation that they, by themselves or the persons through whom they claimed or derived possession, had paid all State and County taxes from July 1, 1866, also, the assessment levied by the Committee on Outside Lands, and had been in possession of the premises so petitioned for from and including the 8th day of March, 1866; and in case of contestants to any claim presented or acted upon wherein a suit should be pending, involving the right of a petitioner to a grant of land, it provides that such persons shall file a copy of the complaint in such action before the deed shall have been executed, and also competent

* Vide General Orders, page 544.

proof that they, or the persons through whom they claim or derive possession, had also paid said taxes and assessments—thus facilitating the collection of the taxes and assessments due on said lands and securing the parties who, in good faith, pay the same, and against whom the suit might be determined, the return of the moneys so paid: it further provides for the deeds being executed by the Mayor, and sealed with the corporate seal; and in order to still further facilitate the collection of the assessment, Order No. 895 was finally passed by the Board on September 20, 1869, becoming valid October 2d, in order to enable co-owners and tenants-in-common of tracts of outside lands to pay their proportionate share of the assessment, and any and all taxes which might become due on their undivided interests in said lands prior to the delivery of a deed.

The first petition for a confirmatory title to land was filed January 28, 1867; the total number filed and referred by the Board has been 1,134, of which about forty have been withdrawn in instances where erroneous descriptions or sale of lands were made. Of the applications thus submitted prior to the passage of Order No. 866, deeds were issued to over two hundred purporting to convey the City's title to lands held under the Van Ness Ordinance; those parties, under the provisions of that Order, can obtain, on application, a deed of the same lands from the Mayor, executed by him, and sealed with the corporate seal, without further petition, proof, award or notice.

The present Committee have considered all claims for land in which evidence has been made, and have reported favorably on seventy applications since June last, the Board in each case having awarded a grant of land as recommended; the grants, with few exceptions, have been for land outside the Charter Line. Those parties will, in the coming month, receive a deed conveying the City's title (the Board having by Resolution No. 510 (New Series) adopted October 25, 1869, approved a form of deed for the conveyance of those lands), as will all other petitioners, on a compliance with the terms of the several Acts, and the provisions of Order No. 866.

In compliance with an Act passed and approved March 28, 1868, authorizing the Board to expend a sum not to exceed \$20,000 to establish the lines and grades of streets and avenues, and for placing suitable monuments to perpetuate the same in the Outside Land Districts, the Board advertised for proposals to perform the work according to plans and specifications prepared. The contract was awarded to Humphreys and Potter, May 3, 1869, for the sum of \$19,900, since which time they have been steadily to work, and have, up to this date (November 1st) completed the surveys, lines have been run, six hundred small monuments of iron and stone have been set, over one hundred profiles have been drawn; and the grade and monument maps nearly completed. A number of initial point monuments have also been set, and levels have been taken on all portions of the various districts, excepting those portions south of the main Park, and west of First avenue, and north of the Laurel Hill Cemetery fence; the proposed grades they expect to be able to report to the Board by January 1, 1870, for its approval.

By the provisions of Order No. 800, no claim could be delineated on the Map of Outside Lands, unless all taxes were paid prior to April 1, 1868, for the five fiscal years preceding the year beginning July 1, 1866, under this and a similar provision of Order No. 733, over \$60,000 has been paid.

The Report of the Committee informing the Board of the completion of their labors, on December 7, 1868, the Act of the Legislature approving Order No. 800, with the Supplemental Act providing for collection of the assessments, and other important action had in Board of Supervisors in relation to those lands, with a description of the Reservations, is herewith presented for public reference.

The following Order (No. 823), approving the Map and Reservations selected, was finally passed by the Board on July 20, 1868, submitted to, and approved by Mayor McCoppin, on the 24th, to wit :

Approving the acts of the Committee on Outside Lands, and ratifying their final report on the Map and Reservations.

WHEREAS, The Board of Supervisors did, by Order No. 800, entitled "An Order for the settlement and quieting titles to land in the City and County of San Francisco, situate above high water mark of the Bay of San Francisco and the Pacific Ocean, and without the corporate limits of the City of San Francisco," provide for the making of a map of the lands described in section one of said Order, and for the reservations of portions of said lands for public uses; which said Order has been duly ratified and confirmed by an Act of the Legislature of the State of California; and

WHEREAS, Said map and reservations for public uses have been made in conformity to the provisions and requirements of said order; and all the conditions and regulations provided in said order for the inspection of said map have been strictly and fully observed; and all the alterations made by the Board of Supervisors in the location and designation of lots set apart for public uses, have been made and delineated on said map; and the Committee on Outside Lands has made its final report upon said map and the reservations for public uses, showing that said map has been made to conform in all things to the alterations made by the Board of Supervisors, and to the instructions given to the said Committee in Resolution No. 8,565, passed June 22, 1868; and that said map has become, and is, by virtue of the provisions of said Order No. 800 and the Act of the Legislature ratifying the same, the official map of said lands; and the lands set apart for public uses, as thereon shown and designated, have become, and are, by virtue of the provisions of said Order and the Act of the Legislature aforesaid, absolutely dedicated to the uses for which they have been so severally set apart and designated; and this Board has adopted a resolution conforming to said report.

Now, therefore, to avoid any possible doubt of the legality, sufficiency and binding and conclusive effect of said Resolution,

The People of the City and County of San Francisco do ordain as follows:

SECTION 1. All the acts of the Committee on Outside Lands in reference to the map of outside lands and the reservations, setting apart and designation of lots and lands for public uses, are hereby approved, and its final report upon said map and reservation made June 22, 1868, is hereby approved, ratified and adopted, and the said map has become, and is hereby declared to be the official map of lands described in section one of said Order No. 800.

SEC. 2. All the lots and lands shown and designated on said map as set apart for public uses, including those for streets, have become, and they are hereby declared to be, set apart and absolutely dedicated, under and by virtue of the provisions of said Order No. 800, and the Act of the Legislature ratifying the same, to the particular uses for which they have been so severally set apart and designated on said map.

SEC. 3. A written description of the land reserved and set apart for public uses (except those for streets) as shown and designated on said map, shall be made and properly authen-

ticated by the Committee on Outside Lands and the Surveyors, and filed in the office of the City and County Recorder, the said description to conform in all respects to the designation and delineation on the map.

REPORT OF OUTSIDE LAND COMMITTEE WHEN PRESENTING THEIR FINAL REPORT.

[Filed December 7, 1868.]

To the Honorable the Board of Supervisors

Of the City and County of San Francisco:

The undersigned, comprising the Committee on Outside Lands: appointed from your Honorable Body, beg leave to inform you that they have completed their duties as such Committee, required by and under Order No. 800 of this Honorable Board, and have, in accordance with the provisions of said Order, filed their Report in duplicate, one with the County Recorder of the City and County of San Francisco, and one with the Clerk of your Honorable Board. They have also filed two volumes, in which are fully described and set forth the Reservations made for public purposes, one with the said Recorder, and the other, duplicate volume, with the said Clerk, as will appear by the several receipts hereto annexed. Your Committee has also filed with the said Clerk eight Block Books, from which, in connection with the Official Map of Outside Lands the said Report was written up and completed.

Your Committee would further state, that the whole appraised value of the Outside Lands of said City and County is \$12,087,306. The Reservations made for public purposes are as follows, to wit:

	Acres.	Value.
1 Main Park.....	1013.03	\$801,593 00
1 Height Park.....	36.22	88,250 00
3 Public Squares.....	15.53	12,025 00
1 Cemetery.....	200.00	127,455 00
1 Mountain Lake.....	19.93	19,930 00
1 County Hospital.....	9.54	68,607 00
1 County Jail.....	1.37	2,750 00
1 City Hall and Library.....	2.92	35,425 00
1 Asylum for Foundlings.....	3.30	6,600 00
1 Home for Veteran Soldiers.....	0.82	1,462 00
1 Home for Inebriates.....	0.82	2,100 00
1 Woman's Hospital.....	0.81	5,500 00
1 Ladies' Relief.....	0.82	1,283 00
1 Academy of Sciences.....	0.86	3,200 00
91 School Lots.....	68.21	110,077 00
32 Engine Lots.....	2.31	5,700 00
139	1376.55	\$1,297,027 00

The rate of assessment upon the Outside Lands being fixed at 10 73.100 per cent. upon each \$100 of valuation.

C. H. STANYAN, Chairman,
A. J. SHRADER,
R. BEVERLY COLE,
MONROE ASHBURY,
CHAS. CLAYTON,

HALL OF RECORDS

San Francisco, December 7, 1868.

Received, San Francisco, December 7, 1868, of C. H. Stanyan, Chairman of the Committee

on Outside Lands, three volumes, titled, Assessment of Outside Lands, City and County of San Francisco, marked "A," "B," "C."

Also, one volume, titled, "Outside Land Reservations."

E. W. LEONARD, County Recorder.

OFFICE OF THE CLERK OF THE BOARD OF SUPERVISORS,
San Francisco, December 7, 1868. }

Received from Supervisor Chas. H. Stanyan, Chairman of Committee on Outside Lands of Board of Supervisors of the City and County of San Francisco, three (3) volumes, titled "Assessment of Outside Lands," and marked respectively, "Duplicate A," "B," and "C;" also, one (1) volume, titled "Outside Land Reservations," the same being the duplicate Report of the Outside Land Committee; also, eight (8) block books, marked respectively, "A," "B," "C," "D," "E," "Mission," "Potrero," and "Reservations," and filed on the seventh (7th) day of December, A. D. 1868.

JNO. A. RUSSELL, Clerk Board of Supervisors.

RESOLUTION No. 9,721 (ADOPTED MAY 3, 1869), APPROVING AND ADOPTING THE FINAL REPORT, READS AS FOLLOWS.

WHEREAS, the Committee on Outside Lands having made their Report of the lands reserved for public use, other than for streets and highways, and of their assessment of the value of the lands so reserved, upon each piece and parcel of land delineated on the map of Outside Lands, according to the appraised value of the lands so delineated, and having filed their Report, in duplicate, under their hand—one copy of said Report having been filed in the office of the Clerk of the Board of Supervisors, and the other copy of said Report having been filed in the office of the City and County Recorder—in accordance with the provisions of Section 10 of Order No. 800; therefore,

Resolved, That the said Report of said Committee be, and the same is hereby approved, ratified and adopted in all its parts.

At a meeting held October 4th, on motion of Supervisor Cavallier, the following resolution was passed for printing, and, on the 11th, finally passed, and numbered 410, was presented to the Mayor on the next day and returned without his signature and with his objections thereto; on the 20th was taken up and finally approved November 1st. then becoming valid by a unanimous vote, to wit:

RESOLUTION No. 410. (New Series.)

WHEREAS, The Tax Collector of the City and County of San Francisco is about to proceed to collect the several sums of money assessed on Outside Lands; and whereas, there are persons to whom sums of money are due from the award of damages; now, therefore, be it

Resolved, That the Tax Collector be, and he is hereby requested to allow to each and every person assessed on Outside Lands, or having any claim to any portion thereof, not claimed adversely, to deduct from the total amount of said

assessment due by said person or persons, the total amount of such sum or sums of money as may heretofore have been awarded to the person or persons owning lands that have been reserved for the use of the City and County of San Francisco; *provided*, that in doing so, the city shall not be liable.

Resolved, That the Board of Supervisors will, at the proper time, petition the Legislature of the State of California to ratify all acts of the Tax Collector performed in pursuance of the foregoing resolution.

The Mayor's message reads :

MAYOR'S OFFICE,
San Francisco, October 20, 1869. }

To the Honorable the Board of Supervisors

Of the City and County of San Francisco;

GENTLEMEN—I herewith return without my approval Resolution No. 410, requesting the Tax Collector to "allow to each and every person assessed on Outside Lands, or having any claim to any portion thereof not claimed adversely, to deduct from the total amount of said assessment due by said person or persons the total amount of such sum or sums of money as may heretofore have been awarded to the person or persons owning lands that have been reserved for the use of the city and county of San Francisco," for the following reasons:

First—Congress granted these lands to the City upon the following trusts, namely: "That all the said land not heretofore granted to said city, shall be disposed of and conveyed by said city to parties in the *bona fide* actual possession thereof, by themselves or tenants, on the passage of this Act, in such quantities and upon such terms and conditions as the Legislature of the State of California may prescribe, except such parcels thereof as may be reserved and set apart by ordinance of said city for public uses."

Secondly—The terms and conditions prescribed by the Legislature may be found in section eleven of Order No. 800 (Statutes of California, 1867-8, page 381), and are as follows: "Upon the payment to the County Treasurer of the City and County of San Francisco of the amount assessed by the Committee [Outside Land Committee], provided for in section thirteen of this Order, upon the lands as provided for in section ten of this Order, the City and County of San Francisco hereby relinquishes and grants all the right, title and claim which the said City and County now has, or may hereafter acquire, as the successor of the Pueblo of San Francisco, or as the grantee or the patentee of the United States."

Thirdly—Section two of what is known as the Supplemental Act provides that "The Tax Collector shall collect the said several sums of money assessed in said Report [Report of Outside Land Committee], in the same manner as State and County taxes are collected by him in said City and County; and all the provisions of the various Acts relating to the collection of the public revenue in said City and County, not inconsistent with the provisions of said Order 800 nor the provisions of this Act, shall apply to the collection of the sums of money so assessed as aforesaid." [Statutes California, 1867-8, p. 411.]

It would appear from the provisions of law just quoted, and which are applicable to this question, that the Tax Collector has no more discretionary control over this assessment and its collection than he has over the annual tax levy. It is made his duty to collect it in the same manner as State and County taxes are collected by him. It will be observed that the City does not relinquish and grant her right, title and claim to the lands in question until the assessment is paid, not to the Tax Collector, but to the Treasurer of the City and County. The payment of the full amount of the assessment to the Treasurer is made, by the Legislature, a condition precedent to a grant by the City. It is evident, then, however much it may be regretted, on grounds of public policy, that this Resolution cannot be carried into effect. Any attempt on the part of the Tax Collector to allow "offsets" in the manner proposed, must, as the law now stands, result in confusion, and might possibly prejudice the public interests.

I would recommend, however, that application be made to the Legislature for power to do that which it is now proposed by this Resolution to do and without a color of authority.

Respectfully yours,

FRANK McCOPPIN, Mayor.

Order No. 900, introduced by Supervisor Nunan, October 25th, finally passed by the Board on November 1st, and submitted to the Mayor, as provided for by law, reads as follows :

ORDER No. 900.

TO FACILITATE THE COLLECTION OF OUTSIDE LAND ASSESSMENTS.

The People of the City and County of San Francisco do ordain as follows :

SECTION 1. That the Tax Collector be and he is hereby requested to receive in payment of the assessments on Outside Lands, orders drawn on the treasury or on himself by persons in whose favor awards of money have been made for lands taken or reserved for the use of the City and County of San Francisco, and in such amounts as may afford the greatest convenience to persons paying the said assessments.

SEC. 2. That the Treasurer of the City and County of San Francisco be and he is hereby directed to pay out to the makers thereof, such orders as may be received by him in payment of assessments on Outside Lands upon the City, receiving a good and valid deed of conveyance of the lands such orders were received as representing.

ACT CONFIRMING ORDINANCE No. 800.

AN ACT to confirm a certain Order passed by the Board of Supervisors of the City and County of San Francisco.

[Approved March 27, 1868.]

The People of the State of California, represented in Senate and Assembly, do enact as follows :

SECTION 1. Whereas, the Board of Supervisors of the City and County of San Francisco passed an Order numbered eight hundred, which said Order was approved by the Mayor and the President of the Board of Supervisors on January fourteenth, eighteen hundred and sixty-eight, and which is as follows:

ORDER No. 800.

An Order for the settlement and quieting titles to land in the City and County of San Francisco, situate above high-water mark of the Bay of San Francisco and the Pacific Ocean, and without the corporate limits of the City of San Francisco.

The People of the City and County of San Francisco do ordain as follows:

SECTION 1. Immediately after the passage of this Order, the Board of Supervisors shall proceed to devise and adopt a plan for the subdivision into blocks and lots of all the lands not reserved to the United States, situated on

the peninsula of San Francisco, and within the present corporate limits of said City and County, and above the natural ordinary high-water mark of the Bay of San Francisco and the Pacific Ocean, as the same existed on the seventh day of July, eighteen hundred and forty-six, and without the corporate limits of the City of San Francisco, as defined in the Act to reincorporate the said City, passed by the Legislature of California, on the fifteenth day of April, eighteen hundred and fifty-one, so far as said Board may deem such subdivision necessary; and to select and set apart for public uses such lots and portions of said land as said Board may deem necessary, subject to the limitations and provisions hereinafter in this Order contained.

SEC. 2. After the adoption of the plan provided for in section one of this Order, the Board of Supervisors shall cause to be made a map of said lands according to said plan. Such map shall show the streets and public highways, the blocks formed by the intersection of the streets and public highways, and the lots into which said blocks shall be subdivided; and upon such map shall be designated the lots and portions of land set apart for public uses, and the particular use for which each lot or portion of land shall have been set apart.

SEC. 3. Upon the completion of the map provided for by section two of this Order, it shall be deposited for public inspection in the office of the Clerk of the Board of Supervisors, and there remain for a period of thirty days; and notice shall be published in three of the daily newspapers during the whole time that said map shall so remain in said office.

SEC. 4. Any person having or claiming any interest in any portion of said lands, under and by virtue of any of the provisions of this Order, may at any time before the completion of said map, or while the same shall remain in the office of the Clerk of the Board of Supervisors for public inspection, present to the Committee on Outside Lands, hereinafter in this Order provided for, a description and diagram of the lands in which he shall so claim an interest, and have the same delineated on said map; but no claim shall be delineated upon said map by said Committee unless all taxes shall have been paid thereon for five fiscal years preceding the year beginning July first, eighteen hundred and sixty-six.

SEC. 5. After the said map shall have remained in the office of the Clerk of the Board of Supervisors for the said period of thirty days, as provided in section three of this Order, the Board of Supervisors may examine the objections, if any made thereto, and may make such alterations in the location or designation of any lots or portions of land set apart for public uses as may be necessary to obviate any objections which the said Board may deem just and proper.

SEC. 6. As soon as the alterations provided for in section five of this Order shall have been made and delineated on said map, the said map shall become and be the official map of said lands; and the portions of land thereon designated as public streets and highways, and the tract or portion of land set apart and designated on said map as a public park, and the tract or portion of land set apart and designated thereon as a cemetery, and lots for a hospital, city

hall, county jail, public schools, fire department, city library, or other public purposes, shall be deemed absolutely dedicated as such.

SEC. 7. No lot set apart for public use, other than for a park, plaza, cemetery, or public square, or for the erection thereon of a city hall, or buildings for a city library, hospital, county jail, or an asylum, shall exceed in extent two fifty-vara lots; and no tract or portion of land set apart for a plaza or public square shall exceed in extent four whole blocks, formed by the intersection of the main streets of the plan; and the tract or portion of land set apart for a cemetery shall not be less in extent than two hundred acres; and the tract or portion of land set apart for a public park shall not be less than one thousand acres.

SEC. 8. No person shall be entitled to receive compensation for any lot or portion of land set apart for public use, unless his claim shall have been delineated on the map hereinbefore in this Order provided for, nor until all conflicting claims to such lot or portion of land shall have been finally determined; and no person shall be entitled to receive compensation for any portion of land included in any street or highway.

SEC. 9. All that portion of land described in section one of this Order, which lies south of a line drawn due south eighty-one degrees and thirty-five minutes east, magnetic, through Seal Rock, and west of a line easterly not less than two hundred feet from ordinary high-water mark, is hereby reserved and set apart for public use as a public highway.

SEC. 10. After the committee, hereinafter provided for in section thirteen, shall have made their final report upon the said map and reservations, and the report shall be ratified by the Board of Supervisors, it shall be the further duty of the said committee to make a just appraisalment of the lands reserved for public uses other than for streets and highways, and to make a just and equitable assessment of the value of the lands so reserved, rateably and equitably upon and to each piece and parcel of land delineated on said map, according to the appraised value of said lands (exclusive of the lands reserved for public streets and highways). They shall make their report in duplicate, under their hands, or the hands of a majority of them, one copy of which said report shall be filed in the office of the Clerk of the Board of Supervisors, and the other copy of said report shall be filed in the office of the City and County Recorder; *provided*, that no member of such committee shall act in making such appraisements or assessments who shall be interested in any of the lands to be affected; and in case any member of said committee shall be so interested, the Board of Supervisors shall appoint some other member to act in his place in making said appraisements and assessments. The said committee shall be sworn to faithfully discharge their duties.

SEC. 11. Upon the payment to the County Treasurer of the City and County of San Francisco, of the amount assessed by the committee provided for in section thirteen of this Order, upon the lands as provided for in section ten of this Order, the City and County of San Francisco hereby relinquishes and grants all the right, title and claim which the said City and County now has

or may hereafter acquire as the successor of the Pueblo of San Francisco or as the grantee or patentee of the United States in and to the lands hereinbefore in this Order described and not excepted or reserved, or intended to be excepted or reserved, by any of the preceding sections or provisions of this Order, and which may not be set apart for public use under any of the preceding sections and provisions, and upon which shall be paid, previous to the first day of April, eighteen hundred and sixty-eight, all taxes which have been assessed thereon during the five fiscal years preceeding the year beginning July first, eighteen hundred and sixty-six, unto the person or the heirs and assigns of persons who were, on the eighth day of March, eighteen hundred and sixty-six, in the actual bona fide possession thereof, by themselves, or their tenants, or having been ousted from such possession before or since said day, have recovered or may recover the same by legal process. And it is hereby declared to be the intent and object of this section to pass the right, title and claim of the said City and County in and to every tract or portion of said land delineated on said map, except the portions that are or may be reserved as aforesaid, possessed by one person, unto the possessor thereof in severalty, and every separate tract or portion thereof, except the portions that are or may be reserved as aforesaid, possessed by more than one person jointly or in common, unto the possessors thereof jointly or in common.

SEC. 12. The grants and relinquishments by this Order made shall be subject to the selections, reservations and conditions hereinbefore in this Order made and provided for.

SEC. 13. A Committee of five members of the Board of Supervisors shall be chosen by said Board, whose duty it shall be to prepare and report to the Board the plan provided for in section two of this Order: to supervise the making of the map provided for in section three; to select, set apart and designate the lots and portions of land hereinbefore provided to be set apart for public use, and generally to superintend the carrying out the provisions of this Order; all the acts of said Committee to be subject to the approval of the Board of Supervisors.

SEC. 14. The Committee aforesaid shall receive a reasonable compensation for their services, to be determined by the County Judge.

SEC. 15. Whenever a survey shall be required to determine the boundaries of any claim or portion of any claim, whether ordered by the Committee or requested by the claimants, the expenses of such survey shall be borne by such claimants; and no survey shall be received by the Committee except it shall have been made by the City and County Surveyor, or a surveyor designated by the Committee; and the amount of compensation for such survey shall be fixed by the Committee at a reasonable rate, not to exceed the ordinary charges for such services.

SEC. 16. The Board of Supervisors shall provide, by order, for the distribution and payment to those entitled thereto, of the moneys assessed for the cost of reservations, and which shall have been paid to the City and County Treasurer under the provisions of section eleven of this Order.

SEC. 17. Nothing in this Order contained shall have the effect to annul or invalidate any action or proceeding heretofore had or commenced under the Orders which are, by this Order, repealed; and it shall not be necessary to do anew, under this Order, anything therein provided for which is also provided for in the Orders aforesaid, and which has been done under and in pursuance of the provisions of said Orders, and have been ratified by the Board of Supervisors; and all proceedings commenced under said Orders relating to maps and surveys, and not yet completed, shall be continued and completed under this Order.

SEC. 18. Order Seven Hundred and Thirty-three, and all Orders and parts of Orders and Resolutions, so far as they conflict with the provisions of this Order, are hereby repealed.

SEC. 19. This Order is subject in all its parts to ratification by the Legislature, for which application shall be made by the Board of Supervisors.

Be it therefore enacted, That the within and before recited Order be and the same is hereby ratified and confirmed, and all proceedings heretofore had and which have taken place or shall hereafter take place under its provisions, are ratified and confirmed in all respects; *provided*, that after the Board of Supervisors shall have set apart a tract of land for a cemetery as provided in said Order, and shall have set apart a tract of land for a public park as therein provided, the said Board may, if in their judgment the same would be better for the public health or convenience, by a vote of at least ten members, and with the approval of the Mayor, exchange such lands so set apart for cemetery purposes for other lands not less than two hundred acres in extent, to be used as a cemetery, and they may also exchange said lands so set apart for a public park for other lands for the purposes of a public park, and not of less extent than one thousand acres. But no person in actual possession of any of the lands mentioned in the first section of said Order, on the said eighth day of March, eighteen hundred and sixty-six, and on which five years' taxes shall have been paid, as provided in such Order, shall be dispossessed of any of said lands, under any Order heretofore or hereafter made by said Board of Supervisors, for the reservation of any of said lands for public uses, except for streets, until compensation shall have been actually made to such person, as provided in said Order number eight hundred, and until such compensation shall have been made such person shall be allowed to continue in possession of such lands so possessed by them.

SEC. 20. This Act shall take effect from and after its passage.

ACT MODIFYING THE PROVISIONS OF THE ACT APPROVING ORDER No. 800.

AN ACT further to provide for the ratification and confirmation of a certain Order passed by the Board of Supervisors of the City and County of San Francisco, and to modify certain provisions of the same.

[Approved March 27, 1864.]

The People of the State of California, represented in Senate and Assembly, do enact as follows:

SECTION 1. Nothing in the provisions of a certain Order passed by the Board of Supervisors of the City and County of San Francisco, numbered eight hundred, and entitled "An Order for the settlement and quieting titles to land in the City and County of San Francisco, situate above high-water mark of the bay of San Francisco and the Pacific Ocean, and without the corporate limits of the City of San Francisco," nor in the provisions of any Act confirming, or purporting to confirm the same, shall authorize the said Board to exchange any lands set apart and reserved, or to be set apart and reserved for a cemetery or a park, nor deprive the said Board of the power of taking immediate possession of any lands hereafter reserved for public use under the provisions of said Order number eight hundred, or by virtue of the terms of an Act of Congress, approved March eight, eighteen hundred and sixty-six, entitled "An Act to quiet the title to certain lands within the corporate limits of the City of San Francisco."

SEC. 2. Whenever the report of appraisement mentioned in section ten of said Order number eight hundred shall have been made and filed, as therein provided, it shall be the duty of the City and County Recorder to make out, certify and deliver to the Tax Collector of said City and County a copy of the same, which copy shall be deemed and held to have the same force, effect and validity in regard to the sums therein assessed, as an assessment roll duly approved by the Board of Equalization in regard to State and County taxes. The said Tax Collector shall proceed to collect the said several sums of money assessed in said report, in the same manner as State and County taxes are collected by him in said city and county; and all the provisions of the various Acts relating to the collecting of the public revenue in said city and county not inconsistent with the provisions of said Order number eight hundred, nor the provisions of this Act, shall apply to the collection of the sums of money so assessed as aforesaid.

SEC. 3. This Act shall take effect from and after its passage.

DESCRIPTION OF RESERVATIONS.

ACADEMY OF SCIENCES.

Beginning on the east line of First avenue, 100 feet northerly from northerly line of Point Lobos avenue, thence northerly along said line of First avenue

157 feet 7 inches; thence at right angles easterly 240 feet, to westerly line of Mears street; thence southerly along said line of Mears street 157 feet 7 inches, and thence westerly to the beginning; being a portion of Block 647.

ASYLUM FOR FOUNDLINGS.

Beginning at northeasterly corner of Point Lobos and Thirtieth avenues, thence northerly along said line of Thirtieth avenue to southerly line of Clement street; thence easterly along said line of Clement street to westerly line of Twenty-ninth avenue; thence southerly along said line of Twenty-ninth avenue to northerly line of Point Lobos avenue, and thence along said line of Point Lobos avenue to the beginning; being the whole of Block 210.

CEMETERY.

Beginning at the southeasterly corner of Thirty-third avenue and Clement street, thence along southerly line of Clement street to westerly line of Forty-eighth avenue; thence at right angles to westerly line on Forty-eighth avenue to northerly line of California street; thence in northeasterly direction to southwesterly corner of Forty-seventh avenue and ——— street; thence in a northeasterly direction 600 feet north of the southwesterly corner of Forty-fifth avenue and ——— street; thence easterly, parallel with California street, to easterly line of Thirty-third avenue; thence southerly along said line of Thirty-third avenue, to the beginning.

CITY HALL AND LIBRARY.

Beginning at intersection of the easterly line of Treat avenue and northerly line of Twenty-sixth street, running thence northerly along said line of Treat avenue to southerly line of Twenty-fifth street; thence easterly along line of Twenty-fifth street to westerly line of Harrison street; thence southerly along line of Harrison street to northerly line of Twenty-sixth street; thence westerly along the northerly line of Twenty-sixth street, to the beginning; being the east half of Block 180.

COUNTY JAIL.

Beginning on easterly line of Rhode Island street, 133 feet southerly from southerly line of Colusi street, running thence southerly along said line of Rhode Island street 300 feet; thence at right angles easterly 200 feet, to westerly line of De Haro street; thence northerly along said line of De Haro street 300 feet, and thence westerly at right angles 200 feet, to the beginning; being portion of Block 152.

HOME FOR INEBRIATES.

Beginning on easterly line of Tenth avenue, 225 feet northerly from the northerly line of Point Lobos avenue, running thence northerly along said line of Tenth avenue 150 feet; thence easterly at right angles 240 feet, to westerly line of Ninth avenue; thence southerly along said line of Ninth avenue 150 feet, and thence westerly at right angles 240 feet, to the beginning; being portion of Block 190.

HOME FOR VETERAN SOLDIERS.

Beginning on the easterly line of Twenty-third avenue, 225 feet northerly from northerly line of Clement street; thence northerly along said line of Twenty-third avenue 150 feet; thence at right angles easterly 240 feet, to westerly line of Twenty-second avenue; thence southerly along said line of Twenty-second avenue 150 feet; thence westerly at right angles 240 feet, to the beginning; being portion of Block 160.

HOSPITAL.

Beginning at the intersection of easterly line of Potrero avenue and northerly line of Nevada street; thence northerly along said line of Potrero avenue to southerly line of Sierra street; thence easterly along Sierra street to westerly line of Nebraska street; thence southerly along Nebraska street to northerly line of Nevada street, and thence westerly along said line of Nevada street, to the beginning; being all of Blocks 79, 80, 88 and 89.

LADIES' RELIEF SOCIETY.

Beginning on easterly line of Nineteenth avenue, 225 feet northerly from northerly line of California street; thence northerly along said line of Nineteenth avenue 150 feet; thence easterly at right angles 240 feet, to west line of Eighteenth avenue; thence southerly along said line of Eighteenth avenue 150 feet, and thence westerly 240 feet, to the beginning; being portion of Block 89.

PARK.

Beginning at the northwest corner of Baker and Fell streets, running thence northerly along Baker street to southerly line of Fell street; thence westerly along Fell street to westerly line of Stanyan street; thence northerly along Stanyan street to southerly line of Fulton street; thence westerly along said line of Fulton street to its intersection with the southerly line of D street; thence westerly along D street to the Pacific Ocean; thence southerly along the shore line of said Ocean to a point or projection of the northerly line of H street; thence easterly to and along said line of H street to the westerly line of Stanyan street; thence northerly along Stanyan street to the northerly line of Oak street, and thence easterly along Oak street to the point of beginning—1,013 9-100ths acres. Also, beginning at the point of intersection of the centre line of Baker street with the southerly line of Haight street; running thence the following courses and distances: South $67^{\circ} 59'$, east 100 feet, south $86^{\circ} 31'$, east 100 feet, south $52^{\circ} 8'$, east 75 feet, south $21^{\circ} 31'$, east 125 feet, south $38^{\circ} 50'$, east 100 feet, south $46^{\circ} 43'$, east 100 feet, south $36^{\circ} 52'$, east 270 feet, south $30^{\circ} 20'$, west 300 feet, south $58^{\circ} 53'$, west 450 feet, south $21^{\circ} 39'$, west 344 feet, south $46^{\circ} 10'$, west 550 feet, north $86^{\circ} 55'$, west 115 feet, north $72^{\circ} 27'$, west 100 feet, north $49^{\circ} 30'$, west 100 feet, north $13^{\circ} 55'$, west 100 feet, north $53^{\circ} 14'$, west 170 feet, north $22^{\circ} 34'$, west 130 feet, north $11^{\circ} 8'$, west 190 feet, north $15^{\circ} 8'$, east 510 feet, north $52^{\circ} 15'$, east 378 feet, north $28^{\circ} 8'$, west 60 feet, south $76^{\circ} 43'$, west 100 feet, north $35^{\circ} 40'$, west 88 feet, north

67° 5', west 100 feet, north 1° 42', west 167 feet, to a point on the southerly line of Haight street; thence north 80° 45', east 865 feet, to the point of beginning—36 22-100ths acres. Total, 1,049 31-100ths acres.

PUBLIC SQUARE.

Beginning at the intersection of northerly line of W street and easterly line of Twenty-eighth avenue; thence northerly along said line of Twenty-eighth avenue to southerly line of V street; thence easterly along said line of V street to westerly line of Twenty-sixth avenue; thence southerly along line of Twenty-sixth avenue to northerly line of W street, and thence westerly along said line of W street to the beginning; being all of Blocks 1,241 and 1,242.

PUBLIC SQUARE.

Beginning at the southeasterly corner of Bush street and New Cemetery avenue, running thence easterly along Bush street 83 feet 3 inches to westerly line of Old Cemetery avenue; thence southerly along Old Cemetery avenue 278 feet $\frac{1}{2}$ inch to the northerly line of Sutter street; thence westerly along Sutter street 42 feet $1\frac{1}{4}$ inches to said line of New Cemetery avenue; thence along last named line northerly 275 feet to the beginning.

PUBLIC SQUARE.

Beginning at the intersection of northerly line of T street and easterly line of Twenty-fourth avenue; thence northerly along said line of Twenty-fourth avenue to southerly line of S street; thence easterly along said line of S street to westerly line of Twenty-second avenue; thence southerly along said line of Twenty-second avenue to northerly line of T street; thence westerly along said line of T street to the beginning; being all of blocks 1,124 and 1,125.

PUBLIC SQUARE—MOUNTAIN LAKE.

Beginning on southerly line of United States Government Reserve 200 feet easterly from easterly point of Mountain Lake; thence south 3° 15' east to clear point of said lake (200 feet distant) 747 feet; thence south 86° 45' east 1,942 feet; thence north 3° 15' west 285 feet; thence north 76° east 581 feet; thence south 151 feet, and thence north 67° east 1,465 feet to the beginning; containing 19.93 acres more or less.

WOMAN'S HOSPITAL.

The two middle fifty-vara lots of Block No. 579, bounded on east by Baker street, on west by Lyon street, on north by Clay street, and on south by Sacramento street; said lots having a frontage of $137\frac{1}{2}$ feet on Clay and Sacramento streets.

SCHOOL RESERVATIONS.

[Middle 50-vara Lots in Blocks.]

Block 523 — Fronting $137\frac{1}{2}$ feet on the southerly side of Page street, between Broderick and Baker.

Block 530—Fronting $137\frac{1}{2}$ feet on the northerly side of McAllister street, between Broderick and Baker.

Block 546—Fronting $137\frac{1}{2}$ feet on the northerly side of Pacific street, between Broderick and Baker.

Block 553—Fronting $137\frac{1}{2}$ feet on the northerly side of Lombard street, between Broderick and Baker.

Block 657—Fronting $137\frac{1}{2}$ feet on the southerly line of Haight street, between Lott street and Masonic avenue.

Block 810—Fronting $137\frac{1}{2}$ feet on the north side of Broadway street, between Walnut and Laurel streets.

Block 815—Fronting $137\frac{1}{2}$ feet on the south side of Clay street, between Walnut and Laurel streets.

Block 841—Fronting $137\frac{1}{2}$ feet on the north side of Pacific street, between Cherry and Maple streets.

Block 848—On southerly line of Clay street, beginning 220 feet westerly from southwesterly corner of Clay and Cherry streets, running thence westerly $137\frac{1}{2}$ feet and southerly $137\frac{1}{2}$ feet.

[Size of Lots, 150 by 240; all located in the centre of Blocks.]

Block 95—150 feet front on Twenty-fourth and Twenty-fifth avenues, between California and ——— streets.

Block 152—150 feet front on Thirtieth and Thirty-first avenues, between Clement and California streets.

Block 164—150 feet front on Eighteenth and Nineteenth avenues, between Clement and California streets.

Block 170—150 feet front on Twelfth and Thirteenth avenues, between Clement and California streets.

Block 176—150 feet front on Sixth and Seventh avenues, between Clement and California streets.

Block 242—150 feet front on Forty-second and Forty-third avenues, between A street and Point Lobos avenue.

Block 248—150 feet front on Thirty-sixth and Thirty-seventh avenues, between A street and Point Lobos avenues.

Block 254—150 feet front on Thirtieth and Thirty-first avenues, between A street and Point Lobos avenue.

Block 266—150 feet front on Eighteenth and Nineteenth avenues, between A street and Point Lobos avenue.

Block 272—150 feet front on Twelfth and Thirteenth avenues, between A street and Point Lobos avenue.

Block 278—150 feet front on Sixth and Seventh avenues, between A street and Point Lobos avenue.

Block 339—150 feet front on Forty-second and Forty-third avenues, between B and C streets.

Block 345—150 feet front on Thirty-sixth and Thirty-seventh avenues, between B and C streets.

Block 351—150 feet front on Thirtieth and Thirty-first avenues, between B and C streets.

Block 357—150 feet front on Twenty-fourth and Twenty-fifth avenues, between B and C streets.

Block 363—150 feet front on Eighteenth and Nineteenth avenues, between B and C streets.

Block 369—150 feet front on Twelfth and Thirteenth avenues, between C and B streets.

Block 375—150 feet front on Sixth and Seventh avenues, between B and C streets.

Block 395—150 feet front on Fifteenth and Sixteenth avenues, between C and D streets.

Block 407—150 feet front on Twenty-seventh and Twenty-eighth avenues, between C and D streets.

Block 418—150 feet front on Thirty-eighth and Thirty-ninth avenues, between C and D streets.

Block 673—150 feet front on First and Second avenues, between I and J streets.

Block 690—150 feet front on Eighteenth and Nineteenth avenues, between I and J streets.

Block 696—150 feet front on Twenty-fourth and Twenty-fifth avenues, between I and J streets.

Block 702—150 feet front on Thirtieth and Thirty-first avenues, between I and J streets.

Block 708—150 feet front on Thirty-sixth and Thirty-seventh avenues, between I and J streets.

Block 714—150 feet front on Forty-second and Forty-third avenues, between I and J streets.

Block 780—150 feet front on Twelfth and Thirteenth avenues, between K and L streets.

Block 786—150 feet front on Eighteenth and Nineteenth avenues, between K and L streets.

Block 792—150 feet front on Twenty-fourth and Twenty-fifth avenues, between K and L streets.

Block 798—150 feet front on Thirtieth and Thirty-first avenues, between K and L streets.

Block 804—150 feet front on Thirty-sixth and Thirty-seventh avenues, between K and L streets.

Block 810—150 feet front on Forty-second and Forty-third avenues, between K and L streets.

Block 878—150 feet front on Eighteenth and Nineteenth avenues, between M and N streets.

Block 884—150 feet front on Twenty-fourth and Twenty-fifth avenues, between M and N streets.

Block 890—150 feet front on Thirtieth and Thirty-first avenues, between M and N streets.

Block 896—150 feet front on Thirtieth and Thirty-first avenues, between M and N streets.

Block 902—150 feet front on Forty-second and Forty-third avenues, between M and N streets.

Block 957—150 feet front on Twelfth and Thirteenth avenues, between O and P streets.

Block 963—150 feet front on Eighteenth and Nineteenth avenues, between O and P streets.

Block 969—150 feet front on Twenty-fourth and Twenty-fifth avenues, between O and P streets.

Block 975—150 feet front on Thirtieth and Thirty-first avenues, between O and P streets.

Block 981—150 feet front on Thirty-sixth and Thirty-seventh avenues, between O and P streets.

Block 987—150 feet front on Forty-second and Forty-third avenues, between O and P streets.

Block 1,038—150 feet front on Twelfth and Thirteenth avenues, between Q and R streets.

Block 1,044—150 feet front on Eighteenth and Nineteenth avenues, between Q and R streets.

Block 1,050—150 feet front on Twenty-fourth and Twenty-fifth avenues, between Q and R streets.

Block 1,056—150 feet front on Thirtieth and Thirty-first avenues, between Q and R streets.

Block 1,062—150 feet front on Thirty-sixth and Thirty-seventh avenues, between Q and R streets.

Block 1,068—150 feet front on Forty-second and Forty-third avenues, between Q and R streets.

Block 1,114—150 feet front on Twelfth and Thirteenth avenues, between S and T streets.

Block 1,120—150 feet front on Eighteenth and Nineteenth avenues, between S and T streets.

Block 1,126—150 feet front on Twenty-fourth and Twenty-fifth avenues, between S and T streets.

Block 1,132—150 feet front on Thirtieth and Thirty-first avenues, between S and T streets.

Block 1,138—150 feet front on Thirty-sixth and Thirty-seventh avenues, between S and T streets.

Block 1,144—150 feet front on Forty-second and Forty-third avenues, between S and T streets.

Block 1,191—150 feet front on Eighteenth and Nineteenth avenues, between U and V streets.

Block 1,197—150 feet front on Twenty-fourth and Twenty-fifth avenues, between U and V streets.

Block 1,203—150 feet front on Thirtieth and Thirty-first avenues, between U and V streets.

Block 1,209—150 feet front on Thirty-sixth and Thirty-seventh avenues, between U and V streets.

Block 1,215—150 feet front on Forty-second and Forty-third avenues, between U and V streets.

Block 1,258—150 feet front on Eighteenth and Nineteenth avenues, south of W street.

Block 1,264—150 feet front on Twenty-fourth and Twenty-fifth avenues, between W and — streets.

Block 1,276—150 feet front on Thirty-sixth and Thirty-seventh avenues, between W and — streets.

[School Reservations of Irregular Size.]

Block 260—150 feet front on Twenty-fourth avenue, between A street and Point Lobos avenue, having a depth of 120 feet.

Block 678 (portion of)—Beginning at a point on the easterly line of Seventh avenue, distant 225 feet northerly from northerly line of J street; running thence northerly along said line of Seventh avenue 150 feet; thence easterly at right angles 240 feet to the westerly line of Sixth avenue; thence southerly along last named line 150 feet, and thence westerly 240 feet to the beginning.

Block 775 (portion of)—Beginning at a point on the easterly line of Eighth avenue, distant 225 feet northerly from northerly line of L street; running thence northerly along said line of Eighth avenue 150 feet; thence easterly at right angles 240 feet to westerly line of Seventh avenue; thence southerly along the last named line 150 feet, and thence westerly 240 feet, to the point of beginning.

Block 872 (portion of)—Beginning on easterly line of Thirteenth avenue, distant 225 feet northerly from northerly line of N street; thence northerly along line of Thirteenth avenue 150 feet; thence easterly at right angles 240 feet to westerly line of Twelfth avenue; thence southerly along last named line 150 feet; thence westerly 240 feet to the beginning.

Block 953 (portion of)—Beginning on the southerly line of Ninth avenue, distant 225 feet northerly from northerly line of P street; running thence northerly along said Ninth avenue 150 feet; thence easterly 240 feet to the westerly line of Eighth avenue; thence southerly along Eighth avenue $14\frac{1}{2}$ feet to the westerly line of San Miguel Ranch; thence southwesterly along said line of ranch 147 feet 5 inches, and thence westerly 181 feet 11 inches to the point of beginning.

Block 1,186 (portion of)—Beginning on the easterly line of Fourteenth avenue, distant 225 feet southerly from southerly line of U street; running thence southerly along said line of Fourteenth avenue 150 feet; thence easterly 92 feet 6 inches, to westerly line of San Miguel Ranch; thence in northerly

direction along last named line 161 feet 2 inches, and thence westerly 152 feet 10 inches to the point of beginning.

Block 1,282 (portion of)—Beginning on the easterly line of Forty-third avenue, distant 225 feet southerly from southerly line of W street; running thence southerly along said line of Forty-third avenue 35 feet 7 inches, to the "Four League Line;" thence easterly along last named line 240 feet 5 inches to westerly line of Forty-second avenue; thence northerly along said line of Forty-second avenue 44 feet 2 inches, and thence westerly 240 feet to the point of beginning.

[School Reservations in Mission and Potrero Survey.]

Block 122 (portion of)—Beginning on the easterly line of Vermont street, distant $141\frac{1}{2}$ feet northerly from northerly line of Nevada street; running thence northerly along said line of Vermont street 150 feet; thence easterly 200 feet to westerly line of Kansas street; thence southerly along last named line 150 feet, and thence westerly 200 feet to the point of beginning.

Block 136 (portion of)—Beginning on the easterly line of Valencia street, distant 55 feet southerly from southerly line of Twenty-second street; running thence southerly along said line of Valencia street 150 feet; thence easterly 250 feet to Bartlett street; thence northerly along last named line 150 feet, and thence westerly 250 feet to the point of beginning.

Block 147 (portion of)—Beginning on the easterly line of Bryant street, distant 185 feet northerly from northerly line of Twenty-third street; running thence northerly along said line of Bryant street 150 feet; thence easterly 200 feet to westerly line of York street; thence southerly along the last named line 150 feet, and thence westerly 200 feet to the point of beginning.

Block 149 (portion of)—Beginning on the easterly line of Kansas street, distant 141 feet 6 inches northerly from northerly line of Colusi street; running thence northerly along line of Kansas street 150 feet; thence at right angles easterly 200 feet to westerly line of Rhode Island street; thence southerly along last named line 150 feet, and thence westerly 200 feet to the beginning.

Block 178 (portion of)—Beginning on the easterly line of Columbia street, distant 185 feet northerly from northerly line of Twenty-sixth street; running thence northerly along said line of Columbia street 150 feet; thence easterly 100 feet to westerly line of Bryant street; thence southerly along last named line 100 feet, and thence westerly 200 feet to the point of beginning.

Block 183 (portion of)—Beginning on the westerly line of Mission street, distant 185 feet southerly from southerly line of Twenty-fifth street; running thence southerly along said line of Mission street 150 feet; thence westerly $117\frac{1}{4}$ feet; thence northerly 150 feet, and thence easterly $117\frac{1}{4}$ feet to the point of beginning.

Block 226 (portion of)—Beginning on the easterly line of Arkansas street, distant $141\frac{1}{4}$ feet southerly from southerly line of Nevada street; running thence southerly along said line of Arkansas street 150 feet; thence easterly 200 feet to westerly line of Connecticut street; thence northerly along last named line 150 feet, and thence westerly 200 feet to the point of beginning.

Block 254 (portion of) — Beginning on the easterly line of Connecticut street, distant $141\frac{1}{2}$ feet northerly from northerly line of Colusa street; running thence northerly along said line of Connecticut street 150 feet; thence easterly 200 feet to westerly line of Missouri street; thence southerly along last named line 150 feet, and thence westerly 200 feet to the point of beginning.

Block 265 (portion of) — Beginning on the easterly line of Missouri street, distant $141\frac{1}{2}$ feet northerly from northerly line of Sierra street; running thence northerly along said line of Missouri street 150 feet; thence easterly 200 feet to westerly line of Texas street; thence southerly along last named line 150 feet, and thence westerly 200 feet to the point of beginning.

Block 287 (portion of) — Beginning on the easterly line of Texas street, distant $141\frac{1}{2}$ feet southerly from southerly line of Nevada street; running thence southerly along said line of Texas street 150 feet; thence easterly 200 feet to westerly line of Mississippi street; thence northerly along last named line 150 feet, and thence westerly 200 feet to the point of beginning.

Block 373 (portion of) — Beginning on the easterly line of Minnesota street, distant $141\frac{1}{2}$ feet northerly from northerly line of Sierra street; running thence northerly along said line of Minnesota street 150 feet; thence easterly 200 feet to westerly line of Tennessee street; thence southerly along last named line 150 feet, and thence westerly 200 feet to the point of beginning.

RESERVATIONS FOR FIRE ENGINE LOTS.

[Size, 25 by 80 feet.]

Block 54 — Beginning on the easterly line of Folsom street, 247 6-11 feet northerly from Twenty-second street; running thence northerly along Folsom street 25 feet; thence at right angles easterly 80 feet; thence southerly 25 feet, and thence westerly 80 feet to the beginning.

Blocks 179, 180 — Beginning on the easterly line of De Haro street, 420 6-11 feet northerly from Nevada street; running thence northerly along De Haro street 25 feet; thence at right angles easterly 80 feet; thence southerly 25 feet, and thence westerly 80 feet to the beginning.

Block 184 — Beginning on the westerly line of Valencia street, 195 feet northerly from Twenty-sixth street; running thence northerly along Valencia street 25 feet; thence at right angles westerly 80 feet; thence southerly 25 feet, and thence easterly 80 feet to the beginning.

Blocks 217, 218 — Beginning on the easterly line of Wisconsin street, 420 6-11 feet northerly from Colusa street; running thence northerly along Wisconsin street 25 feet; thence at right angles easterly 80 feet; thence southerly 25 feet, and thence westerly 80 feet to the beginning.

Blocks 391, 392 — Beginning on the easterly line of Tennessee street, 420 6-11 feet northerly from Sierra street; running thence northerly along Tennessee street 25 feet; thence at right angles easterly 80 feet; thence southerly 25 feet, and thence westerly 80 feet to the beginning.

Block 507—Beginning on the southerly line of O'Farrell street, 193 9-11 feet easterly from Broderick street; running thence easterly along O'Farrell street 25 feet; thence at right angles southerly 80 feet; thence westerly 25 feet, and thence northerly 80 feet to the beginning.

Block 524—Beginning on the northerly line of Page street, 193 9-11 feet easterly from Baker street; running thence easterly along Page street 25 feet; thence at right angles northerly 80 feet; thence westerly 25 feet, and thence southerly 80 feet to the beginning.

Block 544—Beginning on the northerly line of Washington street, 193 9-11 feet easterly from Baker street; running thence easterly along Washington street 25 feet; thence at right angles northerly 80 feet; thence westerly 25 feet, and thence southerly 80 feet to the beginning.

Block 555—Beginning on the northerly line of Francisco street, 193 9-11 feet easterly from Baker street; running thence easterly along Francisco street 25 feet; thence at right angles northerly 80 feet; thence westerly 25 feet, and thence southerly 80 feet to the beginning.

[Size, 30 by 120 feet.]

Block 173—Beginning on the westerly line of Ninth avenue 285 feet northerly from Clement street; running thence northerly along Ninth avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 183—Beginning on the westerly line of Second avenue 285 feet northerly from Point Lobos avenue; running thence northerly along Second avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 258—Beginning on the westerly line of Twenty-sixth avenue 285 feet northerly from A street; running thence northerly along Twenty-sixth avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 373—Beginning on the westerly line of Eighth avenue 285 feet northerly from C street; running thence northerly along Eighth avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 378—Beginning on the easterly line of Fourth avenue 285 feet northerly from C street; running thence northerly along Fourth avenue 30 feet; thence at right angles easterly 120 feet; thence southerly 30 feet, and thence westerly 120 feet to the beginning.

Block 401—Beginning on the westerly line of Twenty-first avenue 285 feet northerly from D street; running thence northerly along Twenty-first avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 413—Beginning on the westerly line of Thirty-third avenue 285 feet northerly from D street; running thence northerly along Thirty-third avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 424—Beginning on the westerly line of Forty-fourth avenue 285 feet northerly from D street; running thence northerly along Forty-fourth avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 674—Beginning on the easterly line of Third avenue 285 feet northerly from J street; running thence northerly 30 feet; thence at right angles easterly 120 feet; thence southerly 30 feet, and thence westerly 120 feet to the beginning.

Block 681—Beginning on the easterly line of Tenth avenue 285 feet northerly from J street; running thence northerly along Tenth avenue 30 feet; thence at right angles easterly 120 feet; thence southerly 30 feet, and thence westerly 120 feet to the beginning.

Block 693—Beginning on the easterly line of Twenty-second avenue 285 feet northerly from J street; running thence northerly along Twenty-second avenue 30 feet; thence at right angles easterly 120 feet; thence southerly 30 feet; and thence westerly 120 feet to the beginning.

Block 705—Beginning on the easterly line of Thirty-fourth avenue 285 feet northerly from J street; running thence northerly along Thirty-fourth avenue 30 feet; thence at right angles easterly 120 feet; thence southerly 30 feet, and thence westerly 120 feet to the beginning.

Block 716—Beginning on the easterly line of Forty-fifth avenue 285 feet northerly from J street; running thence northerly along Forty-fifth avenue 30 feet; thence at right angles easterly 120 feet; thence southerly 30 feet, and thence westerly 120 feet to the beginning.

Block 913—Beginning on the westerly line of Forty-fourth avenue 285 feet northerly from O street; running thence northerly along Forty-fourth avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 924—Beginning on the westerly line of Thirty-third avenue 285 feet northerly from O street; running thence northerly along Thirty-third avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 936—Beginning on the westerly line of Twenty-first avenue 285 feet northerly from O street; running thence northerly along Twenty-first avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 1,115—Beginning on the westerly line of Thirteenth avenue 285 feet northerly from T street; running thence northerly along Thirteenth avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 1,123—Beginning on the easterly line of Twenty-second avenue 285 feet northerly from T street; running thence northerly along Twenty-second avenue 30 feet; thence at right angles easterly 120 feet; thence southerly 30 feet, and thence westerly 120 feet to the beginning.

Block 1,135—Beginning on the East line of Thirty-fourth avenue, 285 feet northerly from T street; running thence northerly along Thirty-fourth avenue 30 feet; thence at right angles easterly 120 feet; thence southerly 30 feet, and thence westerly 120 feet to the beginning.

Block 1,146—Beginning on the easterly line of Forty-fifth avenue 285 feet northerly from T street; running thence northerly along Forty-fifth avenue 30 feet; thence at right angles easterly 120 feet; thence southerly 30 feet, and thence westerly 120 feet to the beginning.

Block 1,224—Beginning on the westerly line of Forty-fourth avenue 285 feet northerly from W street; running thence northerly along Forty-fourth avenue 30 feet; thence at right angles westerly 120 feet; thence southerly 30 feet, and thence easterly 120 feet to the beginning.

Block 1,261—Beginning on the westerly line of Twenty-first avenue 285 feet southerly from W street; running thence southerly along Twenty-first avenue 30 feet; thence at right angles westerly 120 feet; thence northerly 30 feet, and thence easterly 120 feet to the beginning.

Block 1,273—Beginning on the westerly line of Thirty-third avenue 285 feet southerly from W street; running thence southerly along Thirty-third avenue 30 feet; thence at right angles westerly 120 feet; thence northerly 30 feet, and thence easterly 120 feet to the beginning.

ASSESSMENT ROLL, 1869-70.

The Assessment Roll of Real Estate was.....	\$69,655,276	
The Supplemental Assessment Roll of Real Estate was	84,495	
		<u>69,739,771</u>
The Assessment Roll of Personal Property was.....	30,780,994	
The Supplemental Assessment Roll of Personal Property was	14,300,858	
		<u>45,081,852</u>
Grand total Real and Personal Estate	\$114,821,623	

The Personal Roll is constituted as follows :

Mortgages *.....	\$12,813,357
Shipping	2,025,600
Other Personal.....	30,242,895
Total.....	<u>\$45,081,852</u>

* No mortgages are assessed to the various Savings and Loan Societies, they being offset by their statements filed with the Assessor.

ACCEPTED STREETS.

The following lists comprise all the Streets and Street-Crossings that have been paved, curbed and sewerred at the expense of the Property Owners and accepted by the City, to November 1, 1869, with the present kind of Pavement laid, etc., and which the City is required to keep in repair, excepting those portions of the same used by the various Railroad Companies.

Street.	From.	To.	Pavement.	Year of Acceptance.	No. of Resolution.
Battery	Pine	Bush	Nicolson	1868	7922
Battery	Jackson	Pacific	Cobble	1865	4388
Battery	Pacific	Broadway	Cobble	1867	6617 ½
Battery	Vallejo	Green	Stow	1869	9563
Battery	Green	Union	Nicolson	1868	7854
Battery	Union	Filbert	Nicolson	1867	6617 ½
Bartlett alley	Jackson	Pacific	Cobble	1867	6617 ½
Brannan	Second	Third	Nicolson	1867	7586
Brannan	Third	Fourth	Nicolson	1867	7035
Broadway	Kearny	Dupont	Nicolson	1868	8103
Broadway	Dupont	Stockton	Cobble	1866	5967
Bryant	Second	Third	Nicolson	1869	9390
Bush	Sansome	Battery	Nicolson	1868	7922
Bush	Montgomery	Kearny	Cobble	1867	7035
Bush	Dupont	Stockton	Nicolson	1867	7431
Bush	Stockton	Powell	Cobble	1864	3378
Bush	Powell	Mason	Nicolson	1867	6617 ½
Bush	Mason	Taylor	Nicolson	1867	6617 ½
Bush	Taylor	Jones	Nicolson	1867	7431
Bush	Jones	Leavenworth	Nicolson	1867	6617 ½
California	Kearny	Montgomery	Cobble	1869	9694
California	Montgomery	Sansome	Nicolson	1867	7035
California	Battery	Front	Cobble	1866	5455
California	Front	Davis	Nicolson	1868	7922
California	Davis	Drumm	Stow	1869	299*
Clay	Battery	Front	Cobble	1867	6617 ½
Clay	Dupont	Stockton	Cobble	1865	4098
Commercial	Drumm	Davis	Cobble	1869	9633
Commercial	Montgomery	Kearny	Stow	1868	8967
Commercial	Kearny	Dupont	Cobble	1868	7922
Dupont	O'Farrell	Geary	Cobble	1865	4145
Dupont	Geary	Post	Cobble	1865	4098
Dupont	Pine	Bush	Cobble	1865	5177
Dupont	California	Sacramento	Nicolson	1867	6617 ½
Dupont	Sacramento	Clay	Cobble	1865	4145
Dupont	Clay	Washington	Cobble	1865	5177
Dupont	Washington	Jackson	Cobble	1865	5177
Dupont	Jackson	Pacific	Cobble	1866	5967
Dupont	Broadway	Vallejo	Cobble	1865	4388
Dupont	Vallejo	Green	Cobble	1865	4746
Dupont	Green	Union	Cobble	1865	4098
Dupont	Union	Filbert	Cobble	1868	7854

* New series of Numbers.

STREETS ACCEPTED—CONTINUED.

Street.	From.	To.	Pavement.	Year of Acceptance.	No. of Resolution.
Eldy	Leavenworth.....	Hyde	Perry.....	1869	{ 9633 9775
Ellis	Stockton.....	Powell.....	Nicolson	1867	6617 ½
Ellis.....	Powell.....	Mason	Stow.....	1868	9113
First	Market.....	Mission	Cobble	1865	4098
First	Mission	Howard	Cobble	1865	5177
Folsom	Main.....	Beale	Nicolson	1866	5067
Folsom	Beale.....	Fremont	Cobble	1865	4388
Folsom	Fremont.....	First	Cobble	1865	4388
Folsom	Third	Fourth.....	Cobble	1866	5455
Fourth	Market	Mission	Cobble	1867	7586
Fourth	Mission	Howard	Nicolson	1867	6617 ½
Fourth	Howard	Folsom	Cobble	1865	5177
Front.....	Pine	Market.....	Cobble	1865	4145
Geary	Kearny	Dupont	Cobble	1864	3899
Geary	Dupont	Stockton	Cobble	1864	3474
Geary	Stockton	Powell.....	Cobble	1869	9775
Greenwich.....	Mason	Powell.....	Nicolson	1867	6617 ½
Howard	First	Second.....	Stow.....	1869	411*
Howard	Second.....	Third	Cobble	1866	5455
Howard	Third	Fourth.....	Cobble	1865	5177
Howard	Fourth.....	Fifth	Cobble	1867	6617 ½
Hyde	Geary	Post	Stow.....	1869	194*
Jackson	Front.....	Battery..	Cobble	{ 1867 1868	7586 7922
Jackson	Sansome	Montgomery	Cobble	1867	7035
Jackson	Montgomery	Kearny	Cobble	1865	5177
Jackson	Kearny	Dupont	Cobble	1865	5177
Jackson	Dupont	Stockton	Cobble	1864	3348
Jackson	Stockton	Powell.....	Cobble	1865	4746
Jackson	Powell.....	Mason	Nicolson	1867	7035
Jackson	Mason	Taylor	Nicolson	1868	8967
Jessie	Second.....	Third	Cobble	1865	4746
Kearny.....	Post	Sutter	Nicolson	1869	9894
Kearny.....	Sutter	Bush	Nicolson	1868	9268
Kearny.....	Bush	Pine	Nicolson	1868	9268
Kearny.....	Pine	California	Nicolson	1868	9268
Kearny.....	California.....	Sacramento	Stow.....	1869	509*
Kearny.....	Sacramento	Clay	Nicolson	1869	194*
Kearny.....	Jackson	Pacific	W. ½ Nicolson—E ½ not paved ..	1864	3899
Kearny	Pacific	Broadway	Stow.....	1869	299*
Leavenworth.....	Pine	Bush	Nicolson	1868	8326
Market.....	First	Second.....	Cobble	1867	6617 ½
Market.....	Second.....	Third	Cobble	1864	3899
Market.....	Fifth.....	Sixth	Nicolson	1868	8074
Market	Ninth.....	Tenth.....	Stow.....	1869	351*
Mark, 11th to Potter	Van Ness avenue.	Page.....	Stow.....	1869	544*
Mason.....	Greenwich.....	Lombard	Nicolson	1867	6617 ½
Mason.....	Lombard	Chestnut.....	Nicolson	1867	6617 ½
Merchant.....	Montgomery	Sansome	Nicolson	1867	7431
Mission.....	Second.....	Third	Cobble	1866	5455
Montgomery	Jackson	Pacific	Cobble	1865	4746
O'Farrell	Dupont	Stockton	Cobble	1864	3899
Pacific	Front	Battery	Cobble	1867	6617 ½
Pacific	Battery	Sansome	Cobble	1865	5177
Pacific	Sansome	Montgomery	Cobble	1865	4445
Pacific	Montgomery	Kearny	Cobble	1866	5455
Pacific	Kearny	Dupont	Cobble	1868	8179
Pacific	Stockton	Powell.....	Cobble	1865	5177
Pacific	Powell.....	Mason	Cobble	1865	5177
Pacific	Mason	Taylor	Cobble	1865	4098
Pacific	Taylor	Jones	Cobble	1865	8782

* New series of Numbers.

ACCEPTED STREETS—CONCLUDED.

Street.	From.	To.	Pavement.	Year of Acceptance.	No. of Resolution.
Pine	Davis	Front	Nicolson	1868	7854
Pine	Front	Battery	Cobble	1864	3378
Pine	Battery	Sansome	Cobble	1864	3194
Pine	Sansome	Montgomery	Cobble	1866	5967
Pine	Montgomery	Kearny	Nicolson	1867	6617 ½
Pine	Kearny	Dupont	Nicolson	1867	7288
Post	Kearny	Dupont	Nicolson	1868	8916
Post	Dupont	Stockton	Cobble	1866	5967
Post	Leavenworth	Jones	Nicolson	1868	7854
Powell	Jackson	Washington	Nicolson	1869	20*
Powell	Washington	Clay	Nicolson	1867	7103 7288
Powell	Pacific	Broadway	Cobble	1864	3899
Powell	Union	Filbert	Cobble	1867	7103
Powell	Filbert	Greenwich	Nicolson	1867	7035
Powell	Greenwich	Lombard	Nicolson	1867	7035
Powell	Lombard	Chestnut	Nicolson	1867	7035
Powell	Chestnut	Francisco	Nicolson	1867	7035
Sacramento	Davis	Front	Cobble	1865	5177
Sacramento	Front	Battery	Nicolson	1867	6617 ½
Sacramento	Montgomery	Kearny	Cobble	1867	7739
Sacramento	Dupont	Stockton	Cobble	1864 1867	3378 7103
Sansome	Pine	Bush	Nicolson	1868	8895
Sansome	Jackson	Pacific	Cobble	1865	4145
Sansome	Greenwich	Lombard	Stow	1869	411*
Sixth	Mission	Howard	Stow	1868	8967
† St. Mark's place	Kearny	Dupont	Nicolson	1868	9042
St. Mark's place	Dupont	Stockton	Cobble	1866	5455
Stockton	O'Farrell	Ellis	Cobble	1868	9268
Stockton	Post	Geary	Cobble	1867	7431
Stockton	Clay	Washington	Nicolson	1867	7739
Stockton	Pacific	Broadway	Cobble	1866	5967
Stockton	Vallejo	Green	Cobble	1867	7035
Stockton	Green	Union	Cobble	1867	7759
Stockton	Union	Filbert	Cobble	1863	2801
Stockton	Filbert	Greenwich	Cobble	1865	4145
Sutter	Montgomery	Kearny	Cobble	1868	8205
Sutter	Kearny	Dupont	Nicolson & cobble	1868	8205
Sutter	Dupont	Stockton	Nicolson & cobble	1864	3194
Sutter	Powell	Mason	Nicolson	1867	7288
Sutter	Mason	Taylor	Nicolson	1867	7586
Sutter	Taylor	Jones	Nicolson	1867	7739
Taylor	Eddy	Ellis	Stow	1869	544*
Tehama	Third	Fourth	Cobble	1865 1867	4746 6617 ½
Third	King	Townsend	Nicolson	1867	7035
Third	Townsend	Brannan	Nicolson	1867	7035
Third	Brannan	Bryant	Nicolson	1867	6617 ½
Third	Bryant	Harrison	Cobble	1865	5177
Third	Harrison	Folsom	Cobble	1865	5177
Third	Folsom	Howard	Cobble	1864	3293
Third	Mission	Market	Cobble	1864	3123
Vallejo	Front	Battery	Stow	1869	9563
Vallejo	Dupont	Stockton	Cobble	1865	4388
Vallejo	Stockton	Powell	Cobble	1864	3899
Washington	Montgomery	Kearny	Cobble	1866	5455
Washington	Stockton	Powell	Cobble	1867	7035
Washington alley	Washington	Jackson	Nicolson	1869	299*
Waverly place	Washington	Clay	Nicolson	1867	7035
Waverly place	Clay	Sacramento	Nicolson	1867	6617 ½

* New series of Numbers. † Name changed to Morton street, by Resolution No. 9809

STREET CROSSINGS.

Street.	Crossing.	Pavement.	Year of acceptance	No. of Resolution.
Battery	Bush	Nicolson & cobble	1862	2266
Battery	Pine	Cobble	1862	2266
Battery	Clay	Cobble	1864	3123
Battery	Pacific	Cobble	1863	3019
Battery	Broadway	Cobble	1866	5967
Battery	Vallejo	Cobble	1868	9292
Battery	Green	Cobble	1868	9292
Battery	Union	Nicolson	1868	7854
Broadway	Montgomery	Cobble	1869	9917
Broadway	Dupont	Cobble	1863	2345
Broadway	Powell	Cobble	1863	2678
Bryant	Second	Nicolson	1869	9390
Bush	Dupont	Cobble	1863	2501
Bush	Stockton	Cobble	1863	2570
Bush	Powell	Cobble	1864	3194
Bush	Mason	Nicolson	1867	6617 $\frac{1}{2}$
Bush	Taylor	Nicolson	1867	7431
Bush	Jones	Nicolson	1868	8103
Bush	Leavenworth	Nicolson	1867	6617 $\frac{1}{2}$
California	Davis	Stow	1869	209*
California	Battery	Cobble	1863	2970
California	Sansome	Nicolson	1867	7431
California	Dupont	Cobble	1869	9474
Clay	Sansome	Cobble	1863	2345
Clay	Kearny	Nicolson	1863	2801
Clay	Dupont	Cobble	1865	4098
Clay	Stockton	Cobble	1864	3348
Clay	Powell	Cobble	1863	2570
Commercial	Davis	Cobble	1869	9775
Dupont	Geary	Cobble	1864	3474
Dupont	Post	Cobble	1865	4388
Dupont	Pine	Cobble	1863	2570
Dupont	Sacramento	Cobble	1864	3293
Dupont	Vallejo	Cobble	1863	3049
Dupont	Green	Cobble	1863	3049
Dupont	Union	Cobble	1864	3194
Dupont	Elbert	Cobble	1866	5455
Ellis	Powell	Stow	1868	9113
Ellis	Mason	Stow	1869	351
Ellis	Taylor	Stow	1869	351*
Ellis	Jones	Nicolson	1868	8205
Eighth	Folsom	Stow	1869	299*
Front	Pine	Cobble	1865	4145
Front	Sacramento	Cobble	1863	3049
Front	Washington	Cobble	1865	5177
Front	Jackson	Cobble	1863	2801
Front	Pacific	Cobble	1866	5967
Folsom	Main	Cobble	1867	6617 $\frac{1}{2}$
Folsom	Beale	Nicolson	1867	7190-7431
Folsom	Fremont	Nicolson	1868	8179
Geary	Stockton	Cobble	1866	5967
Green	Stockton	Cobble	1867	7035
Greenwich	Powell	Cobble	1861	3194
Greenwich	Mason	Nicolson	1867	6617 $\frac{1}{2}$
Howard	First	Cobble	1868	8074
Howard	Second	Cobble	1865	4388
Howard	Third	Cobble	1863	2570
Howard	Fifth	Cobble	1864	3293
Jackson	Sansome	Cobble	1867	7103
Jackson	Battery	Cobble	1866	5455
Jackson	Kearny	Stow	1863	2678
Jackson	Dupont	Cobble	1863	3049

* New series of Numbers.

STREET CROSSINGS—CONCLUDED.

Street.	Crossing.	Pavement.	Year of acceptance	No. of Resolution.
Jackson.....	Mason.....	Nicolson.....	1867	7035
Kearny.....	Post.....	W ½ Nic—E ½ cob	1869	9633
Kearny.....	Bush.....	Nicolson.....	1863	2266
Kearny.....	Pine.....	Nicolson.....	1862	2266
Kearny.....	California.....	Nicolson.....	1869	20*
Kearny.....	Sacramento.....	Nicolson.....	1863	2953
Kearny.....	Commercial.....	Nicolson.....	1869	20*
Kearny.....	Washington.....	Cobble.....	1863	2501
Lombard.....	Mason.....	Cobble.....	1865	5177
Mason.....	Washington.....	Cobble.....	1865	4098
Mission.....	First.....	Cobble.....	1864	3899
Mission.....	Second.....	Cobble.....	1864	3348
Mission.....	Third.....	Cobble.....	1863	2501
Mission.....	Fourth.....	Cobble.....	1866	5967
Mission.....	Fifth.....	Cobble.....	1864	3348
Montgomery.....	Sutter.....	Cobble.....	1863	2345
Montgomery.....	Pine.....	Nicolson.....	1863	2501
Montgomery.....	Sacramento.....	Nicolson.....	1863	2570
Montgomery.....	Clay.....	Cobble.....	1863	2501
Montgomery.....	Washington.....	Perry.....	1869	9390
Montgomery.....	Pacific.....	Cobble.....	1864	3293
Pacific.....	Kearny.....	Nicolson.....	1864	3474
Pacific.....	Dupont.....	Cobble.....	1865	4746
Pacific.....	Stockton.....	Cobble.....	1864	3348
Pacific.....	Powell.....	Cobble.....	1863	2678
Pacific.....	Mason.....	Cobble.....	1865	4746
Pacific.....	Taylor.....	Cobble.....	1865	4098
Powell.....	Post.....	Cobble.....	1865	5177
Powell.....	Pine.....	Cobble.....	1864	3474
Powell.....	Jackson.....	Nicolson.....	1867	7288
Powell.....	Green.....	Cobble.....	1865	5177
Powell.....	Lombard.....	Nicolson.....	1863	2953
Powell.....	Chestnut.....	Nicolson.....	1867	7035
Post.....	Jones.....	Nicolson.....	1868	7854
Post.....	Hyde.....	Stow.....	1861	194*
Sacramento.....	Davis.....	Cobble.....	1865	5177
Sansome.....	Pine.....	Cobble.....	1862	2266
Sansome.....	Bush.....	Cobble.....	1862	2266
Sansome.....	Pacific.....	Cobble.....	1869	9775
Second.....	Folsom.....	Cobble.....	1865	4145
Stockton.....	O'Farrell.....	Cobble.....	1865	4145
Stockton.....	Sutter.....	Cobble.....	1863	3049
Stockton.....	California.....	Nicolson.....	1867	6617 ½
Stockton.....	Sacramento.....	Cobble.....	1865	4746
Stockton.....	Washington.....	Cobble.....	1863	2501
Stockton.....	Jackson.....	Cobble.....	1862	2266
Stockton.....	Vallejo.....	Cobble.....	1863	2345
Stockton.....	Union.....	Cobble.....	1863	2953
Stockton.....	Filbert.....	Cobble.....	1863	2953
Sutter.....	Kearny.....	Nicolson.....	1863	2801
Sutter.....	Powell.....	Nicolson.....	1867	7431
Sutter.....	Mason.....	Nicolson.....	1867	7586
Sutter.....	Taylor.....	Nicolson.....	1867	7431
Sutter.....	Jones.....	Nicolson.....	1867	7431
Sutter.....	Leavenworth.....	Nicolson.....	1868	8205
Third.....	Townsend.....	Nicolson.....	1867	7035
Third.....	Brannan.....	Nicolson.....	1867	6617 ½
Third.....	Bryant.....	Cobble.....	1869	9424
Third.....	Harrison.....	Cobble.....	1863	2501
Third.....	Folsom.....	Cobble.....	1865	5177
Turk.....	Taylor.....	Cobble.....	1868	8205
Union.....	Mason.....	Cobble.....	1869	9897

* New series of Numbers.

INTERSECTIONS OF STREETS.

Street.	From.	To.	Pavement.	Year.	No. Resolution.
Market.....	Sutter	Sansome	Cobble.....	1863	2678
Market.....	Stockton	Ellis	Cobble.....	1864	3293
Market.....	Eddy.....	Powell	Cobble.....	1864	3348
Market.....	Kearny.....	Geary.....	Cobble.....	1864	3899
Market.....	Post.....	Montgomery..	Cobble.....	1867	7431
Market.....	Opposite.....	Fifth	Cobble.....	1865	5177
Market.....	Oak.....	Van Ness av..	Stow.....	1869	544*

* New series of Numbers.

RECAPITULATION.

STREETS.

Cobble Pavement	86
Nicolson Pavement.....	56
Stow Pavement.....	14
Perry Pavement.....	1
Nicolson and cobble, etc.....	3
Number of Blocks accepted.....	160

STREET CROSSINGS.

Cobble Pavement	80
Nicolson Pavement.....	34
Stow Pavement.....	7
Perry Pavement.....	1
Nicolson and cobble.....	2
Number of Crossings accepted.....	124

INTERSECTIONS.

Cobble.....	6
Stow.....	1
Number of Intersections accepted.....	7

OPEN PUBLIC STREETS.

All Streets delineated on the Van Ness Map—the Official Map made by the Board of City Engineers, approved January 30, 1866, and the Outside Land Map,—are open public Streets. The following were declared and dedicated by Orders of the Board of Supervisors:

Street.	Location.	Year	No. Order.
A.			
Adelaide.....	From W. line of Taylor street 117.6 feet, between Post and Geary streets.....	1867	792
Allen.....	From Cortland avenue to Crescent avenue.....	1862	495
Alley's court.....	From N. line of Greenwich street 137½ feet, between Sansome and Montgomery streets.....	1865	631
Anderson.....	From California avenue to Cortland avenue.....	1862	495
Aztec.....	From Cosco avenue to California avenue.....	1862	495
B.			
Bache.....	From S. line of Crescent avenue, between Cherubusco and Buena Vista.....	1862	495
Banks.....	From California avenue to Cortland avenue.....	1862	495
Benton avenue.....	From Laurel avenue to Decatur street.....	1862	495
Bernard.....	From Taylor to Leavenworth street.....	1866	681
Bradford.....	From Cortland avenue to California avenue.....	1862	495
Brewster.....	From Hope street to California avenue.....	1862	495
Buena Vista.....	From Cortland avenue to Cosco avenue.....	1862	495
Butler.....	From California avenue to Cortland avenue.....	1862	495
Byron.....	From Montcalm to Hope street.....	1862	495
C.			
Cabot.....	From California avenue to Franconia avenue.....	1862	495
Camp.....	From Guerrero street to Second avenue.....	1867	796
Capp.....	From Eighteenth to Twenty-second street.....	1867	794
Carver.....	From California avenue to Powhattan street.....	1862	495
Cedar.....	From Clay to Washington street.....	1861	457
Chepultepec avenue.....	From Cortland avenue to Cosco avenue.....	1862	495
Cherubusco avenue.....	From Cortland avenue to Cosco avenue.....	1862	495
Clark.....	From Davis to Drumm street.....	1866	690
Clary.....	From Fourth to Sixth street.....	1862	494
Clary.....	From W. line of Fourth street 275 feet, between Harrison and Folsom streets.....	1866	734
Clementina.....	From First to Second street.....	1862	512
Cleveland.....	From Seventh to Sherman street.....	1866	681
Cortez.....	From California to Franconia avenue.....	1862	495
Cosco avenue.....	From North avenue to California avenue.....	1862	495
D.			
Dawson place.....	From E. line of Mason street 92 feet, between Clay and Sacramento streets.....	1869	857
Decatur.....	From S. line of Crescent avenue.....	1862	495
De Kalb.....	From Cortland to Crescent avenue.....	1862	495
Downey.....	From S. line of Bryant street 275 feet, between Seventh and Eighth streets.....	1864	604
Drumm.....	From Jackson to Pacific street.....	1858	83

OPEN PUBLIC STREETS—CONTINUED.

Street.	Location.	Year	No. Order.
E.			
East	From Clay to Jackson street.....	1858	82
East.....	From Market to Clay street.....	1864	574
Ecker.....	From Market to Stevenson street.....	1866	700
Eighteenth.....	From Dolores to Valencia street.....	1863	555
Elizabeth.....	From S. line of Folsom 275 feet, between Third and Fourth streets.....	1862	512
Ellen.....	From Folsom to Mission streets.....	1859	91
Ellsworth.....	From California to Cortland avenue.....	1862	495
Esmeralda.....	From North to California avenue.....	1862	495
F.			
Fair Oaks.....	From Twenty-fourth to Twenty-sixth street.....	1864	503
Faith.....	From California avenue to Brewster street.....	1862	495
Figueroa.....	From Franconia to California avenue.....	1862	495
First avenue.....	From Fifteenth to Sixteenth street.....	1863	543
Folger.....	From S. line of Ellis street 137½ feet, between Webster and Fillmore streets.....	1867	792
Franconia avenue..	From Hope street to California avenue.....	1862	495
G.			
Garden.....	From Harrison to Bryant street.....	1865	636
Gates.....	From Cortland avenue to Crescent avenue.....	1862	495
Geary.....	From Steiner to Scott street.....	1869	892
Gibbs place.....	From W. line of Maiden Lane 107 7-12 feet, between Jackson and Washington streets.....	1864	591
Gilbert.....	From S. line of Bryant street 275 feet, between Sixth and Seventh streets.....	1867	760
Gordon.....	From N. line of Harrison street, between Eighth and Ninth streets.....	1864	591
Gunnison avenue..	From N. line of Prospect place 150 feet, between Folsom street and Columbia place.....	1869	881
H.			
Hale.....	From Buchanan to Webster street.....	1865	613
Harriet.....	From Folsom to Howard street.....	1864	604
Harrison avenue..	From S. line Folsom street 275 feet, between Seventh and Eighth streets.....	1864	593
Hawthorne.....	From Folsom to Harrison street.....	1859	95
Heath.....	From Cortland avenue to San Bruno Road.....	1862	495
Hummelmann place	From N. line of Pacific street 137½ feet, between Mason and Taylor streets.....	1867	779
Hope.....	From California to Franconia avenue.....	1862	495
I.			
Iowa.....	From Charter Line of 1851 to Mission Bay.....	1863	524
Isabel.....	From Wolfe to Shakspeare street.....	1862	495
J.			
Japan.....	From Brannan to Townsend street.....	1869	871
Jefferson avenue..	Bernal Heights.....	1862	495
Joy.....	From California avenue to Brewster street.....	1862	495
K.			
King.....	From the City Front to Eighth street.....	1861	449
Koslusko.....	From Cortland to Crescent avenue.....	1862	495
L.			
Lafayette.....	From Mission to Howard street.....	1866	726

OPEN PUBLIC STREETS—CONTINUED.

Streets.	Location.	Year	No. Order.
Langton.....	From Howard to Folsom street.....	1863	550
Lee.....	From Cortland avenue to San Bruno Road.....	1862	495
Leroy.....	From S. line of Sacramento street 137½ feet, between Jones and Leavenworth streets.....	1863	564
Lincoln.....	From North avenue to Prentiss street.....	1862	495
Linden.....	From Laguna to Buchanan street.....	1867	756
Lundy's Lane.....	From Virginia to Cosco avenue.....	1862	495
Lyons.....	From California to Cortland avenue.....	1862	495
M.			
Macedonia.....	From Byron to Montcalm street.....	1862	495
Margaret place.....	From N. line of Vallejo street 170 feet, between Dupont and Kearny streets.....	1865	643
Maiden Lane.....	From S. line of Jackson street 137½ feet, between Montgomery and Kearny streets.....	1864	591
Main.....	From Folsom to Bryant street.....	1858	80
Market.....	From Fremont to East street.....	1859	94
Market.....	From Kearny to Bush street.....	1859	102
Massasoit.....	From Cortez street to Franconia avenue.....	1862	495
Mayflower.....	From California avenue to Shayler street.....	1862	495
Metcalf.....	From W. line of Laguna street 125 feet, between Post and Sutter streets.....	1862	613
Mercer.....	From Cortland to Crescent avenue.....	1862	495
Merchant.....	From Sansome to Buttery street.....	1865	667
Minna.....	From Eleventh to Lafayette street.....	1866	726
Monroe.....	From Pine to Bush street.....	1861 1862	412 503
Montcalm.....	From California avenue to Isabel street.....	1862	495
Montezuma.....	From Cosco avenue to Folsom street.....	1862	495
McClellan.....	From Cortland to North avenue.....	1862	495
Moss.....	From Howard to Folsom street.....	1863	546
Moulton.....	From Webster to Steiner street.....	1866	682
Moultrie.....	From Cortland to Crescent avenue.....	1862	495
N.			
Natoma.....	From Seventh to Eighth street.....	1862	472
Natoma.....	From Eleventh to Lafayette street.....	1866	726
O.			
Old Hickory avenue	Bernal Heights.....	1862	495
Old San Jose Road	From Twenty-sixth to Dale street.....	1868	876
Oregon.....	From Front to Davis street.....	1864	588
P.			
Pacific.....	From Larkin street to Lone Mountain Cemetery.....	1857	15
Park avenue.....	From Harrison to Bryant street.....	1862	503
Perine.....	From Steiner to Pierce street.....	1867	779
Perry.....	From Fourth to Fifth street.....	1861	381
Perry.....	From Third to Fourth street.....	1863	557
Pine.....	From Dupont to Stockton street.....	1859	105
Pinkney place.....	From Broadway to Vallejo street.....	1862	470
Pocahontas.....	From Lyon street to North avenue.....	1862	495
Porter.....	From S. line of Crescent avenue, between Bache and DeCatur streets.....	1862	495
Powhattan.....	From North avenue to Winslow street.....	1862	495
Pratt.....	From Seventh to Eighth street.....	1866	700
Prentiss.....	From California to Cortland avenue.....	1862	495
Prospect avenue.....	From Cortland to Cosco avenue.....	1862	495
Pulaski.....	From Cortland to Crescent avenue.....	1862	495
Putnam.....	From Cortland to Crescent avenue.....	1862	495

OPEN PUBLIC STREETS—CONTINUED.

Streets.	Location.	Year.	No. Over.
R.			
Ransch.....	From Folsom to Howard street.....	1866	524
Rich.....	From Folsom to Harrison street.....	1863	512
Ridley.....	From Mission street to Charter Line of 1851.....	1861	412
Lincoln place.....	From Harrison to Bryant street.....	1853	107
Ringold.....	From Eighth to Ninth street.....	1867	669
Rosekrans.....	From California to Powhattan street.....	1862	495
Russ.....	S. line of Howard 430 feet, between Sixth and Seventh streets.....	1860	799
Russ.....	From Howard to Minna street.....	1868	804
Russell.....	W. line of Hyde 260 feet, between Union and Green sts..	1867	764
S.			
Samoset.....	From California to Franconia avenue.....	1862	495
Sanches.....	From Elizabeth to Vale street.....	1867	787
Sansome.....	From Broadway to Green street.....	1858	87
Saunders.....	From Laguna to Buchanan street.....	1845	613
Second avenue.....	From Sixteenth to Seventeenth street.....	1845	643
Seymour avenue.....	From Turk to Tyler street.....	1869	854
Schnyler.....	From Cortland to Crescent avenue.....	1862	495
Scott.....	From Pacific street to Broadway.....	1862	485
Scott.....	From North to Cortland avenue.....	1862	495
Scotland.....	From Filbert to Greenwich street.....	1861	412
Sigel.....	From California to Cortland avenue.....	1862	495
Shakespeare.....	From Isabel to Hope street.....	1862	495
Sheridan.....	From E. line of Tenth street 205 feet, between Folsom and Harrison streets.....	1866	740
Sherman.....	From S. line of Ellis 137½ feet, between Webster and Fillmore streets.....	1868	814
Shipley.....	From W. line of Harrison avenue, between Folsom and Harrison streets.....	1864	593
Shotwell.....	From Eighteenth to Twenty-second street.....	1867	794
Standish.....	From California avenue to Powhattan street.....	1862	495
Stanford.....	From Brannan to Townsend street.....	1863	503
Star.....	From California to Franconia avenue.....	1862	495
Stevenson.....	From Third to Fourth street.....	1867	544
Stevenson.....	From Sixth to Seventh street.....	1864	604
Stenart.....	From Market to Folsom street.....	1855	77
Sullivan.....	From Cortland to Crescent avenue.....	1863	495
Summer.....	Bernal Heights.....	1865	495
Sweet.....	From Broadway to Vallejo street.....	1867	784
T.			
Taylor.....	From Pacific to Bush street.....	1859	101
Tehama.....	From First to Second street.....	1859	100
Tehama.....	From Eighth to Ninth street.....	1860	890
Tennessee.....	From Charter Line of 1851 to Mission Bay.....	1862	534
Tiffany avenue*.....	From Valencia to Dale street.....	1867	622
Twentieth.....	From Guerrero to Mission street.....	1860	555
U.			
Union avenue.....	From Laurel avenue to San Bruno Road.....	1862	495
V.			
Valencia.....	From Eighteenth to Twentieth street.....	1862	555
Valencia.....	From Old San Jose Road to Tiffany avenue.....	1867	622
Vallejo.....	From Larkin street to Van Ness avenue.....	1864	93
Verona place.....	From E. line of Third street 275 feet, between Folsom and Harrison streets.....	1863	552

* Name changed to Valencia street by Resolution No. 9,425.

OPEN PUBLIC STREETS—CONCLUDED.

Streets.	Location.	Year	No. Order.
W.			
Ward.....	From Cortland to Crescent avenue.....	1862	495
Washington place..	From S. side Lombard street 137½ feet, between Dupont and Stockton streets.....	1861	419
Wayne.....	From Cortland avenue to Pioche Tract.....	1862	495
Wells Court.....	From Washington to Jackson street.....	1862	503
Welch.....	From Zoe to Fourth street.....	1861	410
West End alley....	From Union to Green street.....	1867	764
Wilkey.....	From Webster to Fillmore street.....	1867	779
William.....	From Post to Geary street.....	1863	527
Winslow.....	From California avenue to Powhattan street.....	1862	495
Wolfe.....	From California avenue to Isabel street.....	1862	495
Wool.....	From North to Cortland avenue.....	1862	495
Worden.....	From N. line of Francisco street 137½ feet, between Stockton and Powell streets.....	1867	779
Worden court.....	From N. line of Francisco street 125 feet, between Stockton and Powell streets.....	1868	835½

VALUATION OF REAL ESTATE AND IMPROVEMENTS BY WARDS.

The assessed value of real estate and improvements thereon, by wards, for the last three years is shown by the following exhibit :

Wards.	Valuation 1867-8.	Valuation 1868-9.	Valuation 1869-70.
First Ward.....	\$1,451,840	\$3,552,470	\$4,360,300
Second Ward.....	2,170,635	2,172,300	2,999,385
Third Ward.....	7,548,950	8,900,408	8,129,690
Fourth Ward.....	2,814,380	3,018,142	3,317,328
Fifth Ward.....	6,196,400	7,345,750	7,694,265
Sixth Ward.....	2,912,300	3,347,432	3,871,540
Seventh Ward.....	3,664,230	3,525,385	4,404,820
Eighth Ward.....	5,725,425	5,645,984	7,147,896
Ninth Ward.....	3,150,580	6,666,091	4,452,970
Tenth Ward.....	7,234,510	5,483,150	7,792,920
Eleventh Ward.....	7,503,345	8,585,731	9,420,715
Twelfth Ward.....	4,507,873	5,333,336	6,062,847
Total.....	\$37,880,468	\$63,576,179	\$69,655,276

EXPENSES OF ELECTIONS.

The provisions of the Registry Act were conceded to be necessary to protect the rights of our citizens in the exercise of the elective franchise, but as it has entailed a large outlay upon the City, the expenditures since, with the expenses for the same number of years prior to its passage, are herewith presented for comparison.

Years.	Under Former Acts.	Years.	Under Registry Act.
1862-63	\$4,819 84	1866-67	\$17,137 81
1863-64	4,494 80	1867-68	18,645 45
1864-65	5,569 60	1868-69	25,466 34
1865-66	8,215 05	1869-70	32,475 96
	\$23,099 29		\$93,725 56

MEMBERS AND MEMBERS ELECT OF THE BOARD OF SUPERVISORS—1869-70.

The new Board will be organized on Monday, December 6, 1869, and will consist of

Mayor and Ex-Officio President.....THOMAS H. SELBY.

MEMBERS.

1st Ward, HENRY WINKLE,	7th Ward, RICHARD RING,
2d Ward, JOHN HARROLD,	8th Ward, CHAS. R. STORY,
3d Ward, EDWARD FLAHERTY,	9th Ward, A. J. SHREADER,
4th Ward, TIMOTHY MCCARTHY,	10th Ward, JAMES ADAMS,
5th Ward, MONROE ASHBURY,	11th Ward, P. H. CANAVAN,
6th Ward, ALEXANDER BADLAM,	12th Ward, M. J. KELLY.

RESOLUTION No. 9889.

RESOLVED, That the Heads of the following Departments be and are hereby requested to report to this Board, on or before the first day of August ensuing, the condition of their respective Departments during the fiscal year ending June 30, 1869, embracing all their operations and expenditures.

Auditor,	Treasurer,	Pound Keeper,
Assessor,	Sheriff,	City and County Attorney,
Tax Collector,	County Recorder,	Industrial School,
County Clerk,	City and County Surveyor,	Police,
Streets,	License Collector,	Coroner,
Fire Department,	Public Schools,	Public Administrator,
Hospital,	Funded Debt,	Health Officer,
Almshouse,	Harbor Master,	Justices' Court,
	Fire Alarm and Police Telegraph.	

And that all portions of said Reports be published in a volume in accordance with the requirements of Section 73 of the Consolidation Act. The Clerk of the Board is hereby instructed to send a copy of this Resolution to the Head of each of the enumerated Departments.

In Board of Supervisors, San Francisco, June 7th, 1869.

Adopted by the following vote :

Ayes—Supervisors Harrold, Flaherty, Cole, Ashbury, Shattuck, Ring, Cavalier, Shrader, Nunan, Canavan, Stanyan.

Absent—Supervisor Winkle.

JNO. A. RUSSELL, Clerk



